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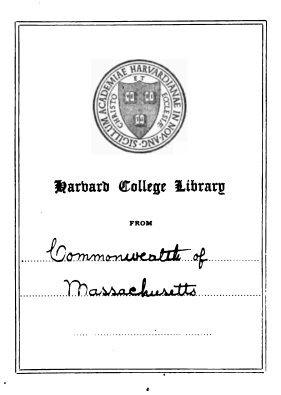
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GENERAL ACTS

PASSED BY THE

General Court of Massachusetts,

IN THE YEAR

1916,

TOGETHER WITH

THE CONSTITUTION, LIST OF THE OFFICERS OF THE CIVIL GOVERNMENT, TABLES SHOWING CHANGES IN THE GENERAL STATUTES, ETC., ETC.

PUBLISHED BY THE SECRETARY OF THE COMMONWEALTH.



BOSTON:
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A CONSTITUTION

OR

FORM OF GOVERNMENT

FOR

The Commonwealth of Massachusetts

PREAMBLE.

The end of the institution, maintenance, and administra-objects of tion of government, is to secure the existence of the body government. politic, to protect it, and to furnish the individuals who compose it with the power of enjoying in safety and tranquillity their natural rights, and the blessings of life: and whenever these great objects are not obtained, the people have a right to alter the government, and to take measures necessary for their safety, prosperity, and happiness.

The body politic is formed by a voluntary association Body politic,

of individuals: it is a social compact, by which the whole les nature. people covenants with each citizen, and each citizen with the whole people, that all shall be governed by certain laws for the common good. It is the duty of the people, therefore, in framing a constitution of government, to provide for an equitable mode of making laws, as well as for an impartial interpretation and a faithful execution of them; that every man may, at all times, find his security in them.

We, therefore, the people of Massachusetts, acknowledging, with grateful hearts, the goodness of the great Legislator of the universe, in affording us, in the course of His providence, an opportunity, deliberately and peace-

ably, without fraud, violence, or surprise, of entering into an original, explicit, and solemn compact with each other; and of forming a new constitution of civil government, for ourselves and posterity; and devoutly imploring His direction in so interesting a design, do agree upon, ordain, and establish, the following Declaration of Rights, and Frame of Government, as the Constitution of the Commonwealth of Massachusetts.

PART THE FIRST.

A Declaration of the Rights of the Inhabitants of the Commonwealth of Massachusetts.

Equality and natural rights of all men.

ARTICLE I. All men are born free and equal, and have certain natural, essential, and unalienable rights; among which may be reckoned the right of enjoying and defending their lives and liberties; that of acquiring, possessing, and protecting property; in fine, that of seeking and obtaining their safety and happiness.

Right and duty of public religious worship. Protection therein. 2 Cush. 104. 12 Allen, 129.

II. It is the right as well as the duty of all men in society, publicly, and at stated seasons, to worship the Supreme Being, the great Creator and Preserver of the universe. And no subject shall be hurt, molested, or restrained, in his person, liberty, or estate, for worshipping God in the manner and season most agreeable to the dictates of his own conscience; or for his religious profession of sentiments; provided he doth not disturb the public peace, or obstruct others in their religious worship.

Amendments, Art. XI. substituted for this.

III. [As the happiness of a people, and the good order and preservation of civil government, essentially depend upon piety, religion, and morality; and as these cannot be generally diffused through a community but by the institution of the public worship of God, and of public instructions in piety, religion, and morality: Therefore, to promote their happiness, and to secure the good order and preservation of their government, the people of this commonwealth have a right to invest their legislature with power to authorize and require, and the legislature shall, from time to time, authorize and require, the several towns, parishes, precincts, and other bodies politic, or religious societies, to make suitable provision, at their own expense, for the institution of the public worship of God, and for

Legislature empowered to compel provision for public worship; the support and maintenance of public Protestant teachers of piety, religion, and morality, in all cases where such

provision shall not be made voluntarily.

And the people of this commonwealth have also a right and to enjoin to, and do, invest their legislature with authority to enjoin thereon. upon all the subjects an attendance upon the instructions of the public teachers aforesaid, at stated times and seasons, if there be any on whose instructions they can conscientiously and conveniently attend.

Provided, notwithstanding, that the several towns, par- Exclusive right ishes, precincts, and other bodies politic, or religious societies, shall, at all times, have the exclusive right of electing secured. their public teachers, and of contracting with them for

their support and maintenance.

And all moneys paid by the subject to the support of whom parochial public worship, and of the public teachers aforesaid, shall, taxes may be paid unless. if he require it, be uniformly applied to the support of the public teacher or teachers of his own religious sect or denomination, provided there be any on whose instructions he attends; otherwise it may be paid towards the support of the teacher or teachers of the parish or precinct in which the said moneys are raised.

And every denomination of Christians, demeaning themselves peaceably, and as good subjects of the commonwealth, protected.
shall be equally under the protection of the law: and no subordination subordination of any one sect or denomination to another of one sect to

hibited.

shall ever be established by law.]

IV. The people of this commonwealth have the sole Right of self and exclusive right of governing themselves, as a free, secured. sovereign, and independent state; and do, and forever hereafter shall, exercise and enjoy every power, jurisdiction, and right, which is not, or may not hereafter be, by them expressly delegated to the United States of America, in Congress assembled.

All power residing originally in the people, and Accountability of all officers, being derived from them, the several magistrates and etc. officers of government, vested with authority, whether legislative, executive, or judicial, are their substitutes and agents, and are at all times accountable to them.

VI. No man, nor corporation, or association of men, services renhave any other title to obtain advantages, or particular dered to the public being and exclusive privileges, distinct from those of the community, than what arises from the consideration of services rendered to the public and this title being in advantages. vices rendered to the public; and this title being in about and unnatural. nature neither hereditary, nor transmissible to children,

or descendants, or relations by blood, the idea of a man born a magistrate, lawgiver, or judge, is absurd and unnatural.

Objects of gov-ernment; right of people to institute and change it.

VII. Government is instituted for the common good; for the protection, safety, prosperity, and happiness of the people; and not for the profit, honor, or private interest of any one man, family, or class of men: Therefore the people alone have an incontestable, unalienable, and indefeasible right to institute government; and to reform, alter, or totally change the same, when their protection, safety, prosperity, and happiness require it.

Right of people to secure rota

In order to prevent those who are vested with authority from becoming oppressors, the people have a right, at such periods and in such manner as they shall establish by their frame of government, to cause their public officers to return to private life; and to fill up vacant places by certain and regular elections and appointments.

All, having the qualifications prescribed, equally eligible to office. For the definition of "inhabitant," see Ch. 1, Sect. 2, Art. II.

IX. All elections ought to be free; and all the inhabitants of this commonwealth, having such qualifications as they shall establish by their frame of government, have an equal right to elect officers, and to be elected, for public employments. 122 Mass, 505, 506,

Right of proteccontribution correlative. Taxation founded on

Each individual of the society has a right to be protected by it in the enjoyment of his life, liberty, and property, according to standing laws. He is obliged, consequently, to contribute his share to the expense of this protection; to give his personal service, or an equivalent, when necessary: but no part of the property of any individual can, with justice, be taken from him, or applied to public uses, without his own consent, or that of the representative body of the people. In fine, the people of this commonwealth are not controllable by any other laws than those to which their constitutional representative body have given their consent. And whenever the pubtaken for public lic exigencies require that the property of any individual should be appropriated to public uses, he shall receive a reasonable compensation therefor.

consent. 16 Mass. 326. 10 Mass. 520. 1 Pick. 418. 7 Pick. 344. 12 Pick. 184, 467. 16 Pick. 87. 23 Pick. 360. 7 Met. 388. 7 Met. 388. 4 Gray, 474. 7 Gray, 363. 14 Gray, 154. 1 Allen, 150. 4 Allen, 474. Private prop-erty not to be

> 1 Allen, 150. 103 Mass. 120, 624. 11 Allen, 530. 106 Mass. 356, 362. 12 Allen, 223, 230. 108 Mass. 202, 213. 100 Mass. 544, 560. 111 Mass. 130. 118 Mass. 45. 127 Mass. 50, 52, 116 Mass. 468. 858, 363, 410, 413. 126 Mass. 428, 441. 129 Mass. 559.

etc. See amend. ments, Art. XXXIX. 6 Cush. 827. 14 Gray, 155. 16 Gray, 417,

Every subject of the commonwealth ought to find a certain remedy, by having recourse to the laws, for all injuries or wrongs which he may receive in his person, property, or character. He ought to obtain right and

Remedies, by recourse to the law, to be free, complete and prompt.

justice freely, and without being obliged to purchase it; completely, and without any denial; promptly, and with-

out delay; conformably to the laws.

No subject shall be held to answer for any crimes Prosecutions or offence, until the same is fully and plainly, substantially 8 Pick. 211.
and formally, described to him; or be compelled to accuse, 13 Pick. 434.
or furnish evidence against himself. And every subject 2 Met. 839.
shall have a right to produce all proofs that many he formally. shall have a right to produce all proofs that may be favor
12 Cush. 246.

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32 nities, or privileges, put out of the protection of the law, 478.

Allen, 170.

exiled, or deprived of his life, liberty, or estate, but by the of Mass. 570, judgment of his peers, or the law of the land.

107 Mass. 172, 180. 108 Mass. 5, 6. 118 Mass. 448, 451. 120 Mass. 118, 120, 122 Mass. 882, 124 Mass. 464, 127 Mass. 550, 554. 129 Mass. 559.

And the legislature shall not make any law that shall Right to trial subject any person to a capital or infamous punishment, orininal cases, subject any person to a capital or initialious pullishment, except, etc., excepting for the government of the army and navy, with
8 Gray, 250, 278.

103 Mass. 418. out trial by jury.

In criminal prosecutions, the verification of facts, Crimes to be in the vicinity where they happen, is one of the great-vicinity. est securities of the life, liberty, and property of the 2 Pick. 550. 121 Mass. 61, 62.

citizen.

114 Mass. 888, 890. 120 Mass. 820, 821.

Every subject has a right to be secure from all Right of search and seizure XIV. unreasonable searches, and seizures, of his person, his regulated. Const. of U.S., houses, his papers, and all his possessions. All warrants, Amend't IV. therefore, are contrary to this right, if the cause or founda- 5 Cush. 300. tion of them be not previously supported by oath or affir- 18 Gray, 464. mation, and if the order in the warrant to a civil officer, to 10 Allen, 408. 100 Mass. 138, make search in suspected places, or to arrest one or more 189.

120 Mass. 269, suspected persons, or to seize their property, be not accom- 278. panied with a special designation of the persons or objects of search, arrest, or seizure: and no warrant ought to be issued but in cases, and with the formalities prescribed by the laws.

In all controversies concerning property, and in Right to trial XV. all suits between two or more persons, except in cases in by jury sacred, which it has heretofore been otherways used and practised, Amend't VII. the parties have a right to a trial by jury; and this method 2 Pick. 822.

The control of the price of the persons of the parties have a right to a trial by jury; and this method 2 Pick. 826.

The control of the persons of procedure shall be held sacred, unless, in causes arising 5 Gray, 144 8 Gray, 873 on the high seas, and such as relate to mariners' wages, 11 Allen, 574, the legislature shall hereafter find it necessary to alter it. 102 Mass. 45, 47.

> 122 Mass, 505, 516. 123 Mass, 590, 593. 125 Mass. 182, 188. 128 Mass. 600.

100 Mass. 287, 108 Mass. 418.

Liberty of the press.

XVI. The liberty of the press is essential to the security of freedom in a state: it ought not, therefore, to be restrained in this commonwealth.

Right to keep and bear arms. Standing armies dangerous. Military power subordinate to civil. 5 Gray, 121.

XVII. The people have a right to keep and to bear arms for the common defence. And as, in time of peace, armies are dangerous to liberty, they ought not to be maintained without the consent of the legislature; and the military power shall always be held in an exact subordination to the civil authority, and be governed by it.

Moral qualifica-

XVIII. A frequent recurrence to the fundamental principles of the constitution, and a constant adherence to those of piety, justice, moderation, temperance, industry, and frugality, are absolutely necessary to preserve the advantages of liberty, and to maintain a free government. The people ought, consequently, to have a particular attention to all those principles, in the choice of their officers and representatives: and they have a right to require of their lawgivers and magistrates an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of the commonwealth.

Moral obligations of lawgivers and magistrates.

Right of people to instruct representatives and petition legislature.

XIX. The people have a right, in an orderly and peaceable manner, to assemble to consult upon the common good; give instructions to their representatives, and to request of the legislative body, by the way of addresses, petitions, or remonstrances, redress of the wrongs done them, and of the grievances they suffer.

Power to suspend the laws or their execution.

XX. The power of suspending the laws, or the execution of the laws, ought never to be exercised but by the legislature, or by authority derived from it, to be exercised in such particular cases only as the legislature shall expressly provide for.

Freedom of debate, etc., and reason thereof.

XXI. The freedom of deliberation, speech, and debate, in either house of the legislature, is so essential to the rights of the people, that it cannot be the foundation of any accusation or prosecution, action or complaint, in any other court or place whatsoever.

Frequent sessions, and objects thereof.

XXII. The legislature ought frequently to assemble for the redress of grievances, for correcting, strengthening, and confirming the laws, and for making new laws, as the common good may require.

Taxation founded on consent. 8 Allen, 247. XXIII. No subsidy, charge, tax, impost, or duties ought to be established, fixed, laid, or levied, under any pretext whatsoever, without the consent of the people or their representatives in the legislature.

XXIV. Laws made to punish for actions done before Expost facto the existence of such laws, and which have not been de12 Allen, 421, clared crimes by preceding laws, are unjust, oppressive,

424, 428, 434. and inconsistent with the fundamental principles of a free government.

XXV. No subject ought, in any case, or in any time, Legislature not to be declared guilty of treason or felony by the legis- treason, etc.

No magistrate or court of law shall demand Excessive bail or fines, and XXVI. excessive bail or sureties, impose excessive fines, or inflict cruel punishments, or unusual punishments.

5 Gray, 482. cruel or unusual punishments. 5 Gray, 482.

In time of peace, no soldier ought to be quar- no soldier to be tered in any house without the consent of the owner; and guartered in any house, unless, in time of war, such quarters ought not to be made but etc. by the civil magistrate, in a manner ordained by the legis-

XXVIII. No person can in any case be subject to law- Citizens exempt martial, or to any penalties or pains, by virtue of that law, tial, unless, etc. except those employed in the army or navy, and except the militia in actual service, but by authority of the legislature.

XXIX. It is essential to the preservation of the rights Judges of su-of every individual, his life, liberty, property, and charac-court. ter, that there be an impartial interpretation of the laws, ³/₁ Gray, ⁴⁷², and administration of justice. It is the right of every ⁴/₄ Allen, ⁵⁶¹/₇, allen, ⁵⁸⁵/₇ citizen to be tried by judges as free, impartial, and inde
105 Mass. ²¹⁰/₂₂₁, ²²⁵/₂₂₁. pendent as the lot of humanity will admit. It is, therefore, Tenure of their not only the best policy, but for the security of the rights of the people, and of every citizen, that the judges of the supreme judicial court should hold their offices as long as they behave themselves well; and that they should have honorable salaries ascertained and established by standing salaries. laws.

XXX. In the government of this commonwealth, the Separation of legislative department shall never exercise the executive dal, and legislative department shall never exercise the executive dal, and legislative departments and judicial powers, or either of them: the executive shall lative departments.

of them: the judicial shall never exercise the legislative 8 Allen, 361.

of them: the judicial shall never exercise the legislative 8 Allen, 247, 238.

and executive powers, or either of them: to the end it 288.

116 Mass. 817.

may be a government of laws and not of men.

129 Mass, 550,

and executive powers, or either of them: to the end it 286.

PART THE SECOND.

The Frame of Government.

Title of body

The people, inhabiting the territory formerly called the Province of Massachusetts Bay, do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign, and independent body politic, or state, by the name of The Commonwealth of Massachusetts.

CHAPTER I.

THE LEGISLATIVE POWER.

SECTION I.

The General Court.

Legislative department.

ARTICLE I. The department of legislation shall be formed by two branches, a Senate and House of Representatives; each of which shall have a negative on the other.

For change of time, etc., see amendments, Art. X. The legislative body shall assemble every year [on the last Wednesday in May, and at such other times as they shall judge necessary; and shall dissolve and be dissolved on the day next preceding the said last Wednesday in May;] and shall be styled, The General Court of Massachusetts.

Governor's veto. 99 Mass, 636.

No bill or resolve of the senate or house of representatives shall become a law, and have force as such, until it shall have been laid before the governor for his revisal; and if he, upon such revision, approve thereof, he shall signify his approbation by signing the same. But if he have any objection to the passing of such bill or resolve, he shall return the same, together with his objections thereto, in writing, to the senate or house of representatives, in which soever the same shall have originated; who shall enter the objections sent down by the governor, at large, on their records, and proceed to reconsider the said bill or But if after such reconsideration, two-thirds of resolve. the said senate or house of representatives, shall, notwithstanding the said objections, agree to pass the same, it shall, together with the objections, be sent to the other branch of the legislature, where it shall also be reconsidered, and if approved by two-thirds of the members present, shall have the force of a law: but in all such cases,

Bill may be passed by twothirds of each house, notwithstanding. the votes of both houses shall be determined by yeas and nays; and the names of the persons voting for, or against, the said bill or resolve, shall be entered upon the public records of the commonwealth.

And in order to prevent unnecessary delays, if any bill in case of adorresolve shall not be returned by the governor within the general five days after it shall have been presented, the same shall the five days, have the force of a law. 3 Mass. 567.

The general court shall forever have full power General court and authority to erect and constitute judicatories and may constitute judicatories, and indicatories, courts of record, or other courts, to be held in the name courts of record, or other courts, to be held in the name ord, etc. of the commonwealth, for the hearing, trying, and deter- 8 Gray, 1.

12 Gray. 147. mining of all manner of crimes, offences, pleas, processes, 154. plaints, actions, matters, causes, and things, whatsoever, arising or happening within the commonwealth, or between or concerning persons inhabiting, or residing, or brought within the same: whether the same be criminal or civil, or whether the said crimes be capital or not capital, and whether the said pleas be real, personal, or mixed; and for the awarding and making out of execution thereupon. To which courts and judicatories are hereby given and Courts, etc., granted full power and authority, from time to time, to oaths. administer oaths or affirmations, for the better discovery of truth in any matter in controversy or depending before them.

And further, full power and authority are hereby General court given and granted to the said general court, from time to etc. time to make, ordain, and establish, all manner of wholesome and reasonable orders, laws, statutes, and ordinances, 12 Allen, 478.

12 Allen, 428.

12 Allen, 428.

12 Allen, 428. directions and instructions, either with penalties or with- 100 Mass. 544. out; so as the same be not repugnant or contrary to this 116 Mass. 467, constitution, as they shall judge to be for the good and m welfare of this commonwealth, and for the government laws, etc., not repugnant the and ordering thereof, and of the subjects of the same, and the constitution. 6 Allen, 358. for the necessary support and defence of the government thereof; and to name and settle annually, or provide by may provide fixed laws for the naming and settling, all civil officers or appointment within the said commonwealth, the election and consti- 115 Mass. 602. tution of whom are not hereafter in this form of government otherwise provided for; and to set forth the several their duties. duties, powers, and limits, of the several civil and military officers of this commonwealth, and the forms of such oaths or affirmations as shall be respectively administered unto them for the execution of their several offices and places, so as the same be not repugnant or contrary to

may impose 12 Mass. 252.
5 Allen, 428.
6 Allen, 558.
8 Allen, 247. 258.
10 Allen, 235.
11 Allen, 268.
12 Allen, 77. 228, 235, 238, 240, 298, 300, 312, 313, 500, 612.
98 Mass. 19.
100 Mass. 285.
101 Mass. 575, 585. 12 Mass, 252, 585 103 Mass. 267. 114 Mass. 388, 391 391. 116 Mass. 461. 118 Mass. 386, 389. 123 Mass. 493,

127 Mass. 413. tion, etc. 8 Allen, 247, 256. Valuation of estates once in

General court this constitution; and to impose and levy proportional taxes, etc. See and reasonable assessments, rates, and taxes, upon all the Art. XLI and inhabitants of, and persons resident, and estates lying, within the said commonwealth; and also to impose and levy reasonable duties and excises upon any produce, goods, wares, merchandise, and commodities, whatsoever, brought into, produced, manufactured, or being within the same; to be issued and disposed of by warrant, under the hand of the governor of this commonwealth for the time being, with the advice and consent of the council, for the public service, in the necessary defence and support of the government of the said commonwealth, and the protection and preservation of the subjects thereof, according to such acts as are or shall be in force within the same.

And while the public charges of government, or any may impose part thereof, shall be assessed on polls and estates, in the disposed of for manner that has hitherto been practised, in order that defence, protections. such assessments may be made with equality, there shall be a valuation of estates within the commonwealth, taken anew once in every ten years at least, and as much oftener ten years, at least, while, etc. as the general court shall order. 8 Allen, 247.

120 Mass. 547.

For the authority of the general court to ch

For the authority of the general court to charter cities, see amendments, Art. II. For the state wide referendum on bills and resolves of the general court, see amendments, Art. XLII.

CHAPTER I.

SECTION II.

Senate.

Senate, number of, and by whom elected. Superseded by amendments, Art. XIII., which was also superseded by amendments, Art. XXII.

ARTICLE I. [There shall be annually elected, by the freeholders and other inhabitants of this commonwealth, qualified as in this constitution is provided, forty persons to be councillors and senators for the year ensuing their election; to be chosen by the inhabitants of the districts into which the commonwealth may, from time to time, be divided by the general court for that purpose: and the general court, in assigning the numbers to be elected by the respective districts, shall govern themselves by the proportion of the public taxes paid by the said districts; and timely make known to the inhabitants of the commonwealth the limits of each district, and the number of councillors and senators to be chosen therein; provided, that the number of such districts shall never be less than thir-

For provision as to councillors, see amendments, Art.

teen; and that no district be so large as to entitle the same to choose more than six senators.

And the several counties in this commonwealth shall, Counties to be districts, until, until the general court shall determine it necessary to etc. alter the said districts, be districts for the choice of councillors and senators, (except that the counties of Dukes County and Nantucket shall form one district for that purpose) and shall elect the following number for councillors and senators, viz.: — Suffolk, six; Essex, six; Middlesex, five; Hampshire, four; Plymouth, three; Barnstable, one; Bristol, three; York, two; Dukes County and Nantucket, one; Worcester, five; Cumberland, one; Lincoln, one; Berkshire, two.

II. The senate shall be the first branch of the legislattime of choosing
ure; and the senators shall be chosen in the following mansenators and
councillors. See ner, viz.: there shall be a meeting on the first Monday in amendments, ner, viz.: there shall be a meeting on the [first Monday in amendments, April,] annually, forever, of the inhabitants of each town XV. As in the several counties of this commonwealth; to be called amendments, by the selectmen, and warned in due course of law, at Art. II. Provisions as to least seven days before the [first Monday in April,] for qualifications of voters, super. the purpose of electing persons to be senators and councillors; [and at such meetings every male inhabitant of III., XX., twenty-one years of age and upwards, having a freehold XXVIII., XXXVIII., XXXII. astate within the commonwealth, of the annual income of and XXXII. See also amends shall have a right to give in his vote for the senators for ments. Art. shall have a right to give in his vote for the senators for ment. Art.

XXIII., which the district of which he is an inhabitant. And to remove was annulled by all doubts concerning the meaning of the word "inhabi- 12 Gray, 21.

tant" in this constitution, every person shall be considered 122 Mass. 506, 507. as an inhabitant, for the purpose of electing and being elected into any office, or place within this state, in that town, district, or plantation where he dwelleth, or hath his home.

The selectmen of the several towns shall preside at Selectmen to such meetings impartially; and shall receive the votes of meetings. all the inhabitants of such towns present and qualified to vote for senators, and shall sort and count them in open town meeting, and in presence of the town clerk, Return of votes. who shall make a fair record, in presence of the selectmen, and in open town meeting, of the name of every person voted for, and of the number of votes against his name: and a fair copy of this record shall be attested by As to cities, see the selectmen and the town clerk, and shall be sealed up, Art. II. directed to the secretary of the commonwealth for the time being, with a superscription, expressing the purport

of the contents thereof, and delivered by the town clerk of such towns, to the sheriff of the county in which such Time changed town lies, thirty days at least before [the last Wednesday of January. day in May] annually; or it shall be delivered into the secretary's office seventeen days at least before the said [last Wednesday in May:] and the sheriff of each county shall deliver all such certificates by him received, into the secretary's office, seventeen days before the said [last Wednesday in May. 7

Inhabitants of unincorporated plantations,

Plantation meetings. Time of election changed by amendments, Art. XV. essors to notify, etc.

And the inhabitants of plantations unincorporated, qualified as this constitution provides, who are or shall who pay state qualified as this constitution provides, and the states, may vote be empowered and required to assess taxes upon themselves toward the support of government, shall have the same privilege of voting for councillors and senators in the plantations where they reside, as town inhabitants have in their respective towns; and the plantation meetings for that purpose shall be held annually [on the same first Monday in April, at such place in the plantations, respectively, as the assessors thereof shall direct; which assessors shall have like authority for notifying the electors, collecting and returning the votes, as the selectmen and town clerks have in their several towns, by this con-And all other persons living in places unincorporated (qualified as aforesaid) who shall be assessed to the support of government by the assessors of an adjacent town, shall have the privilege of giving in their votes for councillors and senators in the town where they shall be assessed, and be notified of the place of meeting by the selectmen of the town where they shall be assessed, for that purpose, accordingly.

Governor and council to exvotes, and issue summonses. summonses.
Time changed
to first Wednesday in January
by amendments,
Art. X.
Majority
changed to
plurality by
amendments amendments, Art. XIV.

And that there may be a due convention of senaamine and count tors on the [last Wednesday in May] annually, the governor with five of the council, for the time being, shall, as soon as may be, examine the returned copies of such records; and fourteen days before the said day he shall issue his summons to such persons as shall appear to be chosen by [a majority of] voters, to attend on that day, and take their seats accordingly: provided, nevertheless, that for the first year the said returned copies shall be examined by the president and five of the council of the former constitution of government; and the said president shall, in like manner, issue his summons to the persons so elected, that they may take their seats as aforesaid.

Senate to be final judge of elections, etc.,

The senate shall be the final judge of the elections, returns and qualifications of their own members, as

pointed out in the constitution; and shall, [on the said of its own members.]
last Wednesday in May annually, determine and declare Time changed to first Wedness who are elected by each district to be senators [by a day of January majority of votes; and in case there shall not appear to ments Art X. majority of votes; and in case there shall not appear to ments, Art. X. be the full number of senators returned elected by a changed to majority of votes for any district, the deficiency shall be amendments, supplied in the following manner, viz.: The members of Art. XIV. the house of representatives, and such senators as shall be declared elected, shall take the names of such persons as shall be found to have the highest number of votes in such district, and not elected, amounting to twice the number of senators wanting, if there be so many voted for; and out of these shall elect by ballot a number of Vacancies, how senators sufficient to fill up the vacancies in such district; Changed to election by and in this manner all such vacancies shall be filled up in people. every district of the commonwealth; and in like manner ments, Art. all vacancies in the senate, arising by death, removal out XXIV. of the state, or otherwise, shall be supplied as soon as may be, after such vacancies shall happen.

V. Provided, nevertheless, that no person shall be Qualifications capable of being elected as a senator, [who is not seised of a senator, in his own right of a freehold, within this commonwealth, facility about the value of three hundred pounds at least, or possessed ment, Art. of personal estate to the value of six hundred pounds at XIII. of personal estate to the value of six hundred pounds at XIII. For further pro-least, or of both to the amount of the same sum, and who vision at a residence are has not been an inhabitant of this commonwealth for the also amend. space of five years immediately preceding his election, and, ments, Art. at the time of his election, he shall be an inhabitant in the

district for which he shall be chosen.

VI. The senate shall have power to adjourn themselves, senate not to provided such adjournments do not exceed two days at a adjourn more provided such adjournments do not exceed two days at a than two days.

VII. The senate shall choose its own president, ap- its officers and point its own officers, and determine its own rules of establish its rules.

proceedings.

The senate shall be a court with full authority shall try all impeschments. to hear and determine all impeachments made by the house of representatives, against any officer or officers of the commonwealth, for misconduct and mal-administration in their offices. But previous to the trial of every impeachment the members of the senate shall respectively be sworn, truly and impartially to try and determine the Oath. charge in question, according to evidence. Their judg- Limitation of ment, however, shall not extend further than to removal sentence. from office and disqualification to hold or enjoy any place

of honor, trust, or profit, under this commonwealth; but the party so convicted shall be, nevertheless, liable to indictment, trial, judgment, and punishment, according to the laws of the land.

Quorum. See amendments, Arts. XXII. and XXXIII.

IX. [Not less than sixteen members of the senate shall constitute a quorum for doing business.]

CHAPTER I.

SECTION III.

House of Representatives.

Representation of the people.

ARTICLE I. There shall be, in the legislature of this commonwealth, a representation of the people, annually elected, and founded upon the principle of equality.

Representatives, by whom chosen. Superseded by amendments, Arts. XII. and XIII., which were also superseded by amendments, Art. XXI. 7 Mass. 523. II. [And in order to provide for a representation of the citizens of this commonwealth, founded upon the principle of equality, every corporate town containing one hundred and fifty ratable polls may elect one representative; every corporate town containing three hundred and seventy-five ratable polls may elect two representatives; every corporate town containing six hundred ratable polls may elect three representatives; and proceeding in that manner, making two hundred and twenty-five ratable polls the mean increasing number for every additional representative.

Proviso as to towns having less than 150 ratable polls.

Provided, nevertheless, that each town now incorporated, not having one hundred and fifty ratable polls, may elect one representative; but no place shall hereafter be incorporated with the privilege of electing a representative, unless there are within the same one hundred and fifty ratable polls.]

Towns liable to fine in case, etc.

And the house of representatives shall have power from time to time to impose fines upon such towns as shall neglect to choose and return members to the same, agreeably to this constitution.

Expenses of travelling to and from the general court, how paid. Annulled by Art. XXXV.

[The expenses of travelling to the general assembly, and returning home, once in every session, and no more, shall be paid by the government, out of the public treasury, to every member who shall attend as seasonably as he can, in the judgment of the house, and does not depart without leave.]

Qualifications of a representative.

III. Every member of the house of representatives shall be chosen by written votes; [and, for one year at

least next preceding his election, shall have been an inhabsate residence.

itant of, and have been seised in his own right of a freesee amendhold of the value of one hundred pounds within the town ments, Art. he shall be chosen to represent, or any ratable estate to Property qualifications abolthe value of two hundred pounds; and he shall cease to ished by amendrepresent the said town immediately on his ceasing to be XIII. qualified as aforesaid.

[Every male person, being twenty-one years of Qualifications age, and resident in any particular town in this common- These prowealth for the space of one year next preceding, having a seded by freehold estate within the said town of the annual income amendments, of three pounds, or any estate of the value of sixty pounds, XXVIII., XXX., XXXI. shall have a right to vote in the choice of a representative or representatives for the said town.

chosen.

or representatives for the said town.]

V. [The members of the house of representatives shall was annually be chosen annually in the month of May, ten days at least before the last Wednesday of that month.]

**The members of the said town. | **XIII., which was annualled by Art. XXVI. Representatives, when the said town. | **The members of the said town. | **XIII., which was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of representatives shall was annualled by the said town. | **The members of the house of

Time of election changed by amendments, $\Lambda rt. X$, and changed again by amendments, $\Lambda rt. XV$.

The house of representatives shall be the grand can impeach. inquest of this commonwealth; and all impeachments

made by them shall be heard and tried by the senate. All money bills shall originate in the house of House to originate all money representatives; but the senate may propose or concur bills. with amendments, as on other bills.

The house of representatives shall have power Not to adjourn to adjourn themselves; provided such adjournment shall more than two not exceed two days at a time.

IX. [Not less than sixty members of the house of Quorum. See amendments, representatives shall constitute a quorum for doing busi-Arts. XXI. and XXXIII. ness.

X. The house of representatives shall be the judge of returns, etc., of the returns, elections, and qualifications of its own members, as pointed out in the constitution; shall choose their its officers and own speaker; appoint their own officers, and settle the rules, etc. rules and orders of proceeding in their own house. They May punish shall have authority to punish by imprisonment every offences. person, not a member, who shall be guilty of disrespect 14 Gray, 220. to the house, by any disorderly or contemptuous behavior in its presence; or who, in the town where the general court is sitting, and during the time of its sitting, shall threaten harm to the body or estate of any of its members, for any thing said or done in the house; or who shall

assault any of them therefor; or who shall assault, or arrest, any witness, or other person, ordered to attend the

house, in his way in going or returning; or who shall rescue any person arrested by the order of the house.

Privileges of members.

And no member of the house of representatives shall be arrested, or held to bail on mesne process, during his going unto, returning from, or his attending the general assembly.

Senate. Governor and council may punish. General limita-14 Gray, 226.

The senate shall have the same powers in the like XI. cases; and the governor and council shall have the same authority to punish in like cases: provided, that no imprisonment on the warrant or order of the governor, council, senate, or house of representatives, for either of the above described offences, be for a term exceeding thirty days.

Trial may be by committee, or otherwise.

And the senate and house of representatives may try and determine all cases where their rights and privileges are concerned, and which, by the constitution, they have authority to try and determine, by committees of their own members, or in such other way as they may respectively think best.

CHAPTER II.

EXECUTIVE POWER.

Section I.

. Governor.

Governor.

ARTICLE I. There shall be a supreme executive magistrate, who shall be styled-The Governor of the COMMONWEALTH OF MASSACHUSETTS; and whose title shall be — HIS EXCELLENCY.

His title. To be chosen annually. Qualifications. See amendments, Arts. VII. and

The governor shall be chosen annually; and no person shall be eligible to this office, unless, at the time of his election, he shall have been an inhabitant of this commonwealth for seven years next preceding; [and unless he shall at the same time be seised, in his own right, of a freehold, within the commonwealth, of the value of one thousand pounds;] [and unless he shall declare himself to be of the Christian religion.

By whom chosen, if he have a majority

Those persons who shall be qualified to vote for senators and representatives within the several towns of this commonwealth shall, at a meeting to be called for that purpose, on the [first Monday of April] annually, give in their votes for a governor, to the selectmen, who shall preside at such meetings; and the town clerk, in the ments, Art. XV. presence and with the assistance of the selectmen, shall, in open town meeting, sort and count the votes, and form

Time of elec-tion changed by amendments, Art. X., and changed again by amenda list of the persons voted for, with the number of votes for each person against his name; and shall make a fair record of the same in the town books, and a public decla- As to office, see ration thereof in the said meeting; and shall, in the pres- Art. II. ence of the inhabitants, seal up copies of the said list, attested by him and the selectmen, and transmit the same to the sheriff of the county, thirty days at least before the [last Wednesday in May]; and the sheriff shall transmit Time changed to first Wednesday the same to the secretary's office, seventeen days at least day of January before the said [last Wednesday in May]; or the select-ments, Art. x. men may cause returns of the same to be made to the office of the secretary of the commonwealth, seventeen days at least before the said day; and the secretary shall lay the same before the senate and the house of representatives on the [last Wednesday in May], to be by them changed to examined; and in case of an election by a [majority] of all amendments, the votes returned, the choice shall be by them declared Art. XIV. and published; but if no person shall have a [majority] of How chosen, when no person votes, the house of representatives shall, by ballot, elect has a plurality. two out of four persons who had the highest number of votes, if so many shall have been voted for; but, if otherwise, out of the number voted for; and make return to the senate of the two persons so elected; on which the senate shall proceed, by ballot, to elect one, who shall be declared governor.

IV. The governor shall have authority, from time to Power of governor, and of time, at his discretion, to assemble and call together the governor and councillors of this commonwealth for the time being; and the governor with the said councillors, or five of them at least, shall, and may, from time to time, hold and keep a council, for the ordering and directing the affairs of the commonwealth, agreeably to the constitution and the laws of the land.

V. The governor, with advice of council, shall have May adjourn or full power and authority, during the session of the gen-general court eral court, to adjourn or prorogue the same to any time upon request, the two houses shall desire; [and to dissolve the same on the same of the same the day next preceding the last Wednesday in May; and, tion, see amend ments, Art. X. in the recess of the said court, to prorogue the same from time to time, not exceeding ninety days in any one recess; and to call it together sooner than the time to which it may be adjourned or prorogued, if the welfare of the commonwealth shall require the same; and in case of any infectious distemper prevailing in the place where the said court is next at any time to convene, or any other cause

happening, whereby danger may arise to the health or lives of the members from their attendance, he may direct the session to be held at some other, the most convenient place within the state.

As to dissolution, see amendments, Art. X.

Governor and council may adjourn the general court in cases, etc., but not exceeding ninety days.

Governor to be commander-inchief. [And the governor shall dissolve the said general court on the day next preceding the last Wednesday in May.]

VI. In cases of disagreement between the two houses, with regard to the necessity, expediency, or time of adjournment or prorogation, the governor, with advice of the council, shall have a right to adjourn or prorogue the general court, not exceeding ninety days, as he shall

determine the public good shall require.

The governor of this commonwealth, for the time being, shall be the commander-in-chief of the army and navy, and of all the military forces of the state, by sea and land; and shall have full power, by himself, or by any commander, or other officer or officers, from time to time, to train, instruct, exercise, and govern the militia and navy; and, for the special defence and safety of the commonwealth, to assemble in martial array, and put in warlike posture, the inhabitants thereof, and to lead and conduct them, and with them to encounter, repel, resist, expel, and pursue, by force of arms, as well by sea as by land, within or without the limits of this commonwealth, and also to kill, slay, and destroy, if necessary, and conquer, by all fitting ways, enterprises, and means whatsoever, all and every such person and persons as shall, at any time hereafter, in a hostile manner, attempt or enterprise the destruction, invasion, detriment, or annoyance of this commonwealth; and to use and exercise, over the army and navy, and over the militia in actual service, the law-martial, in time of war or invasion, and also in time of rebellion, declared by the legislature to exist, as occasion shall necessarily require; and to take and surprise, by all ways and means whatsoever, all and every such person or persons, with their ships, arms, ammunition, and other goods, as shall, in a hostile manner, invade, or attempt the invading, conquering, or annoying this commonwealth; and that the governor be intrusted with all these and other powers, incident to the offices of captain-general and commander-in-chief, and admiral, to be exercised agreeably to the rules and regulations of the constitution, and the laws of the land, and not otherwise.

Provided, that the said governor shall not, at any time hereafter, by virtue of any power by this constitution

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Limitation.

granted, or hereafter to be granted to him by the legislature, transport any of the inhabitants of this commonwealth, or oblige them to march out of the limits of the same, without their free and voluntary consent, or the consent of the general court; except so far as may be necessary to march or transport them by land or water, for the defence of such part of the state to which they cannot otherwise conveniently have access.

The power of pardoning offences, except such Governor and as persons may be convicted of before the senate by an pardonoffences, impeachment of the house, shall be in the governor, by except, etc. and with the advice of council; but no charter of pardon, granted by the governor, with advice of the council before conviction, shall avail the party pleading the same, But not before notwithstanding any general or particular expressions 100 Mass. 823. contained therein, descriptive of the offence or offences intended to be pardoned.

All judicial officers, [the attorney-general,] the Judicial offisolicitor-general, [all sheriffs,] coroners, [and registers of nominated and probate,] shall be nominated and appointed by the gov- appointed ernor, by and with the advice and consent of the council; as to election of attorney. and every such nomination shall be made by the governor, general, see and made at least seven days prior to such appointment.

For provision as to election of sheriffs, registers of probate, etc., see amendments, Art. XIX. For provision as to appointment of notaries public, see amendments, Art. IV.

X. The captains and subalterns of the militia shall be Militia officers, elected by the written votes of the train-band and alarm Limitation of list of their respective companies, [of twenty-one years age struck out by amend. of age and upwards;] the field officers of regiments shall ments, Art. V. be elected by the written votes of the captains and subalterns of their respective regiments; the brigadiers shall be elected, in like manner, by the field officers of their respective brigades; and such officers, so elected, shall be com- How commismissioned by the governor, who shall determine their rank.

The legislature shall, by standing laws, direct the time Election of and manner of convening the electors, and of collect-officers. ing votes, and of certifying to the governor, the officers elected.

The major-generals shall be appointed by the senate and how appointed house of representatives, each having a negative upon the and commissioned. other; and be commissioned by the governor.

For provisions as to appointment of a commissary-general, see amendments, Art. IV.

And if the electors of brigadiers, field officers, captains Vacancies, how filled, in case, or subalterns, shall neglect or refuse to make such elec-



tions, after being duly notified, according to the laws for the time being, then the governor, with advice of council,

shall appoint suitable persons to fill such offices.

Officers duly commissioned, how removed. Superseded by amendments, Art. IV. [And no officer, duly commissioned to command in the militia, shall be removed from his office, but by the address of both houses to the governor, or by fair trial in court-martial, pursuant to the laws of the commonwealth for the time being.]

Adjutants, etc., how appointed.

The commanding officers of regiments shall appoint their adjutants and quartermasters; the brigadiers their brigade-majors; and the major-generals their aids; and the governor shall appoint the adjutant-general.

Army officers, how appointed.

The governor, with advice of council, shall appoint all officers of the continental army, whom by the confederation of the United States it is provided that this commonwealth shall appoint, as also all officers of forts and garrisons.

Organization of militia.

The divisions of the militia into brigades, regiments, and companies, made in pursuance of the militia laws now in force, shall be considered as the proper divisions of the militia of this commonwealth, until the same shall be altered in pursuance of some future law.

Money, how drawn from the treasury, except, etc. 13 Allen, 593.

XI. No moneys shall be issued out of the treasury of this commonwealth, and disposed of (except such sums as may be appropriated for the redemption of bills of credit or treasurer's notes, or for the payment of interest arising thereon) but by warrant under the hand of the governor for the time being, with the advice and consent of the council, for the necessary defence and support of the commonwealth; and for the protection and preservation of the inhabitants thereof, agreeably to the acts and resolves of the general court.

All public boards, etc., to make quarterly returns.

XII. All public boards, the commissary-general, all superintending officers of public magazines and stores, belonging to this commonwealth, and all commanding officers of forts and garrisons within the same, shall once in every three months, officially, and without requisition, and at other times, when required by the governor, deliver to him an account of all goods, stores, provisions, ammunition, cannon with their appendages, and small arms with their accoutrements, and of all other public property whatever under their care respectively; distinguishing the quantity, number, quality and kind of each, as particularly as may be; together with the condition of such forts and garrisons; and the said commanding officer shall

exhibit to the governor, when required by him, true and exact plans of such forts, and of the land and sea or harbor or harbors, adjacent.

And the said boards, and all public officers, shall communicate to the governor, as soon as may be after receiving the same, all letters, despatches, and intelligences of a public nature, which shall be directed to them respectively.

As the public good requires that the governor select of should not be under the undue influence of any of the governor. members of the general court by a dependence on them for his support, that he should in all cases act with freedom for the benefit of the public, that he should not have his attention necessarily diverted from that object to his private concerns, and that he should maintain the dignity of the commonwealth in the character of its chief magistrate, it is necessary that he should have an honorable stated salary, of a fixed and permanent value, amply sufficient for those purposes, and established by standing laws: and it shall be among the first acts of the general court, after the commencement of this constitution, to establish such salary by law accordingly.

Permanent and honorable salaries shall also be estabsalaries of justions of supreme lished by law for the justices of the supreme judicial court. judicial court.

And if it shall be found that any of the salaries afore- Salaries to be said, so established, are insufficient, they shall, from time enlarged if insufficient. to time, be enlarged, as the general court shall judge proper.

CHAPTER II.

SECTION II.

Lieutenant-Governor.

ARTICLE I. There shall be annually elected a lieu-Lieutenanttenant-governor of the commonwealth of Massachusetts, side and qualiwhose title shall be—His Honor; and who shall be amendments, qualified, in point of [religion,][property,] and residence Arts. VI in the commonwealth, in the same manner with the governor; and the day and manner of his election, and the qualifications of the electors, shall be the same as are required in the election of a governor. The return of the How chosen. votes for this officer, and the declaration of his election, shall be in the same manner; [and if no one person shall Election by plurality probe found to have a majority of all the votes returned, the amendments, amendment vacancy shall be filled by the senate and house of repre- Art. XIV.

sentatives, in the same manner as the governor is to be elected, in case no one person shall have a majority of the

votes of the people to be governor.

President of council.
Lieutenant-governor a member of, except, etc.

II. The governor, and in his absence the lieutenant-governor, shall be president of the council, but shall have no vote in council; and the lieutenant-governor shall always be a member of the council, except when the chair of the governor shall be vacant.

Lieutenantgovernor to be acting governor, in case, etc.

III. Whenever the chair of the governor shall be vacant, by reason of his death, or absence from the commonwealth, or otherwise, the lieutenant-governor, for the time being, shall, during such vacancy, perform all the duties incumbent upon the governor, and shall have and exercise all the powers and authorities, which by this constitution the governor is vested with, when personally present.

CHAPTER II.

SECTION III.

Council, and the Manner of settling Elections by the Legislature.

Council.
Number of
councillors
changed to
eight.
See amendments, Art.
XVI.

ARTICLE I. There shall be a council for advising the governor in the executive part of the government, to consist of [nine] persons besides the lieutenant-governor, whom the governor, for the time being, shall have full power and authority, from time to time, at his discretion, to assemble and call together; and the governor, with the said councillors, or five of them at least, shall and may, from time to time, hold and keep a council, for the ordering and directing the affairs of the commonwealth, according to the laws of the land.

Number; from whom, and how chosen. Modified by amendments, Arts. X. and XIII. Superseded by amendments, Art. XVI.

II. [Nine councillors shall be annually chosen from among the persons returned for councillors and senators, on the last Wednesday in May, by the joint ballot of the senators and representatives assembled in one room; and in case there shall not be found upon the first choice, the whole number of nine persons who will accept a seat in the council, the deficiency shall be made up by the electors aforesaid from among the people at large; and the number of senators left shall constitute the senate for the year. The seats of the persons thus elected from the senate, and accepting the trust, shall be vacated in the senate.]

If senators become councillors, their seats to be vacated.

The councillors, in the civil arrangements of the Rank of councillors. commonwealth, shall have rank next after the lieutenantgovernor.

[Not more than two councillors shall be chosen No district to have more than IV. out of any one district of this commonwealth.

Superseded by amendments, Art. XVI.

The resolutions and advice of the council shall be Register of recorded in a register, and signed by the members present; council. and this record may be called for at any time by either house of the legislature; and any member of the council may insert his opinion, contrary to the resolution of the majority.

VI. Whenever the office of the governor and lieuten-council to exer-ant-governor shall be vacant, by reason of death, absence, of governor in or otherwise, then the council, or the major part of them, case, etc. shall, during such vacancy, have full power and authority to do, and execute, all and every such acts, matters, and things, as the governor or the lieutenant-governor might or could, by virtue of this constitution, do or execute, if they, or either of them, were personally present.

VII. And whereas the elections appointed to be made, Elections may by this constitution, on the last Wednesday in May annu- be adjourned until, etc. ally, by the two houses of the legislature, may not be completed on that day, the said elections may be adjourned from day to day until the same shall be completed. the order of elections shall be as follows: the vacancies in amendments, the senate, if any, shall first be filled up; the governor XXV. and lieutenant-governor shall then be elected, provided there should be no choice of them by the people; and afterwards the two houses shall proceed to the election of the council.

And Order thereof.

CHAPTER II.

Section IV.

Secretary, Treasurer, Commissary, etc.

ARTICLE I. [The secretary, treasurer and receivergeneral, and the commissary-general, notaries public, and] by whom and how chosen.
naval officers, shall be chosen annually, by joint ballot of the senators and representatives in one room. And, that the citizens of this commonwealth may be assured, from and auditor and an auditor and attempt that the moneyer remaining in the public attempt reserves. time to time, that the moneys remaining in the public attorner-gentreasury, upon the settlement and liquidation of the public attorner-gentreasury, upon the settlement and liquidation of the public attorner-gentreasury.

Treasurer ineligible for more than five successive years. lic accounts, are their property, no man shall be eligible as treasurer and receiver-general more than five years successively.

For provision as to appointment of notaries public and the commissary-general, see amendments, Art. IV.

Secretary to keep records; to attend the governor and council, etc.

II. The records of the commonwealth shall be kept in the office of the secretary, who may appoint his deputies, for whose conduct he shall be accountable; and he shall attend the governor and council, the senate and house of representatives, in person, or by his deputies, as they shall respectively require.

CHAPTER III.

JUDICIARY POWER.

Tenure of all commissioned officers to be expressed. Judicial officer to hold office during good behavior, except, etc. But may be removed on address.

ARTICLE I. The tenure, that all commission officers shall by law have in their offices, shall be expressed in their respective commissions. All judicial officers, duly appointed, commissioned, and sworn, shall hold their offices during good behavior, excepting such concerning whom there is different provision made in this constitution: provided, nevertheless, the governor, with consent of the council, may remove them upon the address of both houses of the legislature.

Justices of supreme judicial court to give opinions when required. 122 Mass. 600. 126 Mass. 557, 561.

II. Each branch of the legislature, as well as the governor and council, shall have authority to require the opinions of the justices of the supreme judicial court, upon important questions of law, and upon solemn occasions.

Justices of the peace; tenure of their office. 8 Cush. 584.

III. In order that the people may not suffer from the long continuance in place of any justice of the peace who shall fail of discharging the important duties of his office with ability or fidelity, all commissions of justices of the peace shall expire and become void, in the term of seven years from their respective dates; and, upon the expiration of any commission, the same may, if necessary, be renewed, or another person appointed, as shall most conduce to the well-being of the commonwealth.

For removal of justices of the peace, see amendments, Art. XXXVII.

IV. The judges of probate of wills, and for granting letters of administration, shall hold their courts at such place or places, on fixed days, as the convenience of the people shall require; and the legislature shall, from time to time, hereafter, appoint such times and places; until which appointments, the said courts shall be holden at the times and places which the respective judges shall direct.

Provisions for holding probate courts. 12 Gray, 147. V. All causes of marriage, divorce, and alimony, and divorce, and all appeals from the judges of probate, shall be heard and all mony. Other produce termined by the governor and council, until the legis-visions made by law. lature shall, by law, make other provision.

CHAPTER IV.

DELEGATES TO CONGRESS.

[The delegates of this commonwealth to the congress of Delegates to congress. the United States, shall, some time in the month of June, annually, be elected by the joint ballot of the senate and house of representatives, assembled together in one room; to serve in congress for one year, to commence on the first Monday in November then next ensuing. have commissions under the hand of the governor, and the great seal of the commonwealth; but may be recalled at any time within the year, and others chosen and commissioned, in the same manner, in their stead.

CHAPTER V.

THE UNIVERSITY AT CAMBRIDGE, AND ENCOURAGEMENT OF LITERATURE, ETC.

SECTION I.

The University.

ARTICLE I. Whereas our wise and pious ancestors, so Harvard early as the year one thousand six hundred and thirty-six, laid the foundation of Harvard College, in which university many persons of great eminence have, by the blessing of God, been initiated in those arts and sciences which qualified them for public employments, both in church and state; and whereas the encouragement of arts and sciences, and all good literature, tends to the honor of God, the advantage of the Christian religion, and the great benefit of this and the other United States of America, —it is declared, that the President and Fellows of Powers, privi-Harvard College, in their corporate capacity, and the president their successors in that capacity, their officers and ser-confirmed. vants, shall have, hold, use, exercise, and enjoy, all the powers, authorities, rights, liberties, privileges, immunities, and franchises, which they now have, or are entitled

to have, hold, use, exercise, and enjoy; and the same are hereby ratified and confirmed unto them, the said president and fellows of Harvard College, and to their successors, and to their officers and servants, respectively, forever.

II. And whereas there have been at sundry times, by divers persons, gifts, grants, devises of houses, lands, tenements, goods, chattels, legacies, and conveyances, heretofore made, either to Harvard College in Cambridge, in New England, or to the president and fellows of Harvard College, or to the said college by some other description, under several charters, successively; it is declared, that all the said gifts, grants, devises, legacies, and conveyances, are hereby forever confirmed unto the president and fellows of Harvard College, and to their successors in the capacity aforesaid, according to the true intent and meaning of the donor or donors, grantor or grantors, devisor or devisors.

All gifts, grants, etc., confirmed.

Who shall be

overseers.

See Statutes, 1851, 224. 1852, 27. 1859, 212. 1865, 173. 1880, 65.

tion reserved to the legislature.

And whereas, by an act of the general court of the colony of Massachusetts Bay, passed in the year one thousand six hundred and forty-two, the governor and deputy-governor, for the time being, and all the magistrates of that jurisdiction, were, with the president, and a number of the clergy in the said act described, constituted the overseers of Harvard College; and it being necessary, in this new constitution of government to ascertain who shall be deemed successors to the said governor, deputy-governor, and magistrates; it is declared, that the governor, lieutenant-governor, council, and senate of this commonwealth, are, and shall be deemed, their successors, who, with the president of Harvard College, for the time being, together with the ministers of the congregational churches in the towns of Cambridge, Watertown, Charlestown, Boston, Roxbury, and Dorchester, mentioned in the said act, shall be, and hereby are, vested with all the powers and authority belonging, or in any way appertaining to the overseers of Harvard College; Power of altera- provided, that nothing herein shall be construed to prevent the legislature of this commonwealth from making such alterations in the government of the said university, as shall be conducive to its advantage, and the interest of the republic of letters, in as full a manner as might have been done by the legislature of the late Province of the Massachusetts Bay,

CHAPTER V.

SECTION II.

The Encouragement of Literature, etc.

Wisdom and knowledge, as well as virtue, diffused gen- Duty of legislaterally among the body of the people, being necessary for intrates and magitage and magitage and as these intrates in all
the preservation of their rights and liberties; and as these
depend on spreading the opportunities and advantages of
education in the various parts of the country, and among
see amendments. Art. the different orders of the people, it shall be the duty XVIII.

of legislatures and magistrates, in all future periods of 508. this commonwealth, to cherish the interests of literature 108 Mass. 94, 97. and the sciences, and all seminaries of them; especially the university at Cambridge, public schools and grammar schools in the towns; to encourage private societies and public institutions, rewards and immunities, for the promotion of agriculture, arts, sciences, commerce, trades, manufactures, and a natural history of the country; to countenance and inculcate the principles of humanity and general benevolence, public and private charity, industry and frugality, honesty and punctuality in their dealings; sincerity, good humor, and all social affections, and generous sentiments, among the people.

CHAPTER VI.

OATHS AND SUBSCRIPTIONS; INCOMPATIBILITY OF AND EXCLU-SION FROM OFFICES; PECUNIARY QUALIFICATIONS; COMMISSIONS; WRITS; CONFIRMATION OF LAWS; HABEAS CORPUS; THE ENACTING STYLE; CONTINUANCE OF OFFICERS; PROVI-SION FOR A FUTURE REVISAL OF THE CONSTITUTION, ETC.

ARTICLE I. [Any person chosen governor, lieutenant-Oaths, etc. governor, councillor, senator, or representative, and accepting the trust, shall, before he proceed to execute the duties of his place or office, make and subscribe the following declaration, viz.:

"I, A. B., do declare, that I believe the Christian reli- Abolished. See gion, and have a firm persuasion of its truth; and that I Art. VII. am seised and possessed, in my own right, of the property required by the constitution, as one qualification for the office or place to which I am elected."

And the governor, lieutenant-governor, and councillors, shall make and subscribe the said declaration, in the pres-

ence of the two houses of assembly; and the senators and representatives, first elected under this constitution, before the president and five of the council of the former constitution; and forever afterwards before the governor and council for the time being.

Declaration and oaths of all officers.

And every person chosen to either of the places or offices aforesaid, as also any person appointed or commissioned to any judicial, executive, military, or other office under the government, shall, before he enters on the discharge of the business of his place or office, take and subscribe the following declaration, and oaths or affirmations, viz.:

For new oath of allegiance, see amendments, Art. VI.

["I, A. B., do truly and sincerely acknowledge, profess, testify, and declare, that the Commonwealth of Massachusetts is, and of right ought to be, a free, sovereign, and independent state; and I do swear, that I will bear true faith and allegiance to the said commonwealth, and that I will defend the same against traitorous conspiracies and all hostile attempts whatsoever; and that I do renounce and abjure all allegiance, subjection, and obedience to the king, queen, or government of Great Britain (as the case may be), and every other foreign power whatsoever; and that no foreign prince, person, prelate, state, or potentate, hath, or ought to have, any jurisdiction, superiority, preeminence, authority, dispensing or other power, in any matter, civil, ecclesiastical, or spiritual, within this commonwealth, except the authority and power which is or may be vested by their constituents in the congress of the United States: and I do further testify and declare, that no man or body of men hath or can have any right to absolve or discharge me from the obligation of this oath, declaration, or affirmation; and that I do make this acknowledgment, profession, testimony, declaration, denial, renunciation, and abjuration, heartily and truly, according to the common meaning and acceptation of the foregoing words, without any equivocation, mental evasion, or secret reservation whatsoever. So help me, God."]

Oath of office,

"I, A. B., do solemnly swear and affirm, that I will faithfully and impartially discharge and perform all the duties incumbent on me as , according to the best of my abilities and understanding, agreeably to the rules and regulations of the constitution and the laws of the commonwealth. So help me, God."

Proviso. See amendments, Art. VI. Provided, always, that when any person chosen or appointed as aforesaid, shall be of the denomination of the

people called Quakers, and shall decline taking the said oath[s], he shall make his affirmation in the foregoing form, and subscribe the same, omitting the words, \(\cdot \cdot I \, do \) swear," " and abjure," " oath or," " and abjuration, first oath, and in the second oath, the words] "swear and," and [in each of them] the words "So help me, God; "subjoining instead thereof, "This I do under the

pains and penalties of perjury."

11:14

And the said oaths or affirmations shall be taken and oaths and affirmations subscribed by the governor, lieutenant-governor, and coun-how adminiscillors, before the president of the senate, in the presence of the two houses of assembly; and by the senators and representatives first elected under this constitution, before the president and five of the council of the former constitution; and forever afterwards before the governor and council for the time being; and by the residue of the officers aforesaid, before such persons and in such manner as from time to time shall be prescribed by the legislature.

No governor, lieutenant-governor, or judge of the Plurality of supreme judicial court, shall hold any other office or place, hibited to gov. supreme judicial court, snall noid any other omce or place, monted to gunder the authority of this commonwealth, except such as except, etc. by this constitution they are admitted to hold, saving that Bee amendments, Art. the judges of the said court may hold the offices of justices VIII. of the peace through the state; nor shall they hold any other place or office, or receive any pension or salary from

any other state or government or power whatever.

No person shall be capable of holding or exercising at Same subject. the same time, within this state, more than one of the following offices, viz.: judge of probate—sheriff—register of probate — or register of deeds; and never more than any two offices, which are to be held by appointment of the governor, or the governor and council, or the senate, or the house of representatives, or by the election of the people of the state at large, or of the people of any county, military offices, and the offices of justices of the peace excepted, shall be held by one person.

No person holding the office of judge of the supreme Incompatible judicial court - secretary - attorney-general - solicitor- For further progeneral — treasurer or receiver-general — judge of probate visions as to incompatible — commissary-general — [president, professor, or instructor of Harvard College] — sheriff — clerk of the house of Art. VIII. Officers of Harvard College — register of probate — register of deeds and officers of Harvard College — clerk of the supreme indicial court — clerk of the supreme — clerk of the supreme judicial court — clerk of the inference of common pleas — or officer of the customs,

Art. XXVII. including in this description naval officers — shall at the

same time have a seat in the senate or house of representatives; but their being chosen or appointed to, and accepting the same, shall operate as a resignation of their seat in the senate or house of representatives; and the place so vacated shall be filled up.

Incompatible offices.

And the same rule shall take place in case any judge of the said supreme judicial court, or judge of probate, shall accept a seat in council; or any councillor shall accept of either of those offices or places.

Bribery, etc., disqualify.

And no person shall ever be admitted to hold a seat in the legislature, or any office of trust or importance under the government of this commonwealth, who shall, in the due course of law, have been convicted of bribery or corruption in obtaining an election or appointment.

Value of money ascertained.

Property qualifications may be increased. See amendments, Arts. XIII. and XXXIV.

III. In all cases where sums of money are mentioned in this constitution, the value thereof shall be computed in silver, at six shillings and eight pence per ounce; and it shall be in the power of the legislature, from time to time, to increase such qualifications, as to property, of the persons to be elected to offices, as the circumstances of the commonwealth shall require.

Provisions respecting commissions.

IV. All commissions shall be in the name of the Commonwealth of Massachusetts, signed by the governor and attested by the secretary or his deputy, and have the great seal of the commonwealth affixed thereto.

Provisions respecting writs. 2 Pick. 592. 8 Met. 58. 18 Gray, 74.

V. All writs, issuing out of the clerk's office in any of the courts of law, shall be in the name of the Commonwealth of Massachusetts; they shall be under the seal of the court from whence they issue; they shall bear test of the first justice of the court to which they shall be returnable, who is not a party, and be signed by the clerk of such court.

Continuation of former laws, except, etc. 1 Mass. 59. 2 Mass. 584. 8 Pick. 309, 316. 16 Pick. 107, 115. 2 Met. 118.

VI. All the laws which have heretofore been adopted, used, and approved in the Province, Colony, or State of Massachusetts Bay, and usually practised on in the courts of law, shall still remain and be in full force, until altered or repealed by the legislature; such parts only excepted as are repugnant to the rights and liberties contained in this constitution.

Benefit of habeas corpus secured, except, etc.

VII. The privilege and benefit of the writ of habeas corpus shall be enjoyed in this commonwealth, in the most free, easy, cheap, expeditious, and ample manner; and shall not be suspended by the legislature, except upon the most urgent and pressing occasions, and for a limited time, not exceeding twelve months.

The enacting style, in making and passing all The enacting atyle. acts, statutes, and laws, shall be — "Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same."

IX. To the end there may be no failure of justice, or officers of danger arise to the commonwealth from a change of the ment continued form of government, all officers, civil and military, hold-until, etc. ing commissions under the government and people of Massachusetts Bay in New England, and all other officers of the said government and people, at the time this constitution shall take effect, shall have, hold, use, exercise, and enjoy, all the powers and authority to them granted or committed, until other persons shall be appointed in their stead; and all courts of law shall proceed in the execution of the business of their respective departments; and all the executive and legislative officers, bodies, and powers shall continue in full force, in the enjoyment and exercise of all their trusts, employments and authority; until the general court, and the supreme and executive officers under this constitution, are designated and invested with their respective trusts, powers, and authority.

In order the more effectually to adhere to the Provision for principles of the constitution, and to correct those viola- attitution. tions which by any means may be made therein, as well provision as to as to form such alterations as from experience shall be amendments, see amend. found necessary, the general court which shall be in the ments, Art. IX. year of our Lord one thousand seven hundred and ninetyfive, shall issue precepts to the selectmen of the several towns, and to the assessors of the unincorporated plantations, directing them to convene the qualified voters of their respective towns and plantations, for the purpose of collecting their sentiments on the necessity or expediency of revising the constitution, in order to amendments.

And if it shall appear, by the returns made, that two- Provision for thirds of the qualified voters throughout the state, who stitution. shall assemble and vote in consequence of the said precepts, are in favor of such revision or amendment, the general court shall issue precepts, or direct them to be issued from the secretary's office, to the several towns to elect delegates to meet in convention for the purpose aforesaid.

The said delegates to be chosen in the same manner and proportion as their representatives in the second branch of the legislature are by this constitution to be chosen.]

Provision for preserving and publishing this constitution.

XI. This form of government shall be enrolled on parchment, and deposited in the secretary's office, and be a part of the laws of the land; and printed copies thereof shall be prefixed to the book containing the laws of this commonwealth, in all future editions of the said laws.

ARTICLES OF AMENDMENT.

Bill, etc., not approved within five days, not to become a law, if legislature adjourn in the mean time. 8 Mass. 567. See Const., Ch. I., § 1, Art. II.

General court empowered to charter cities. 122 Mass. 864.

ARTICLE I. If any bill or resolve shall be objected to, and not approved by the governor; and if the general court shall adjourn within five days after the same shall have been laid before the governor for his approbation, and thereby prevent his returning it with his objections, as provided by the constitution, such bill or resolve shall not become a law, nor have force as such.

The general court shall have full power and ART. II. authority to erect and constitute municipal or city governments, in any corporate town or towns in this commonwealth, and to grant to the inhabitants thereof such powers, privileges, and immunities, not repugnant to the constitution, as the general court shall deem necessary or expedient for the regulation and government thereof, and to prescribe the manner of calling and holding public meetings of the inhabitants, in wards or otherwise, for the election of officers under the constitution, and the manner of returning the votes given at such meetings. Provided, that no such government shall be erected or constituted in any town not containing twelve thousand inhabitants, nor unless it be with the consent, and on the application of a majority of the inhabitants of such town, present and voting thereon, pursuant to a vote at a meeting duly warned and holden for that purpose. vided, also, that all by-laws, made by such municipal or city government, shall be subject, at all times, to be annulled by the general court.

Proviso. 112 Mass, 200.

Qualifications of voters for gov-ernor, lieutenant-governor, senators and representatives.

Every male citizen of twenty-one years of ART. III. age and upwards, excepting paupers and persons under guardianship, who shall have resided within the commonwealth one year, and within the town or district in which ments, Arts.

XXX, XXXII. he may claim a right to vote, six calendar months next and XI.

Il Pick. 538, 540. preceding any election of governor, lieutenant-governor, 14 Pick. 341. senators, or representatives, [and who shall have paid, 14 Mass. 367. by himself, or his parent, master, or guardian, any state

or county tax, which shall, within two years next preced- 7 Gray, 290.

122 Mass. 506, ing such election, have been assessed upon him, in any 507.

124 Mass. 506.

town or district of this commonwealth; and also every For educational qualification, eitizen who shall be, by law, exempted from taxation, see amend. and who shall be, in all other respects, qualified as above ments. Art. XX. mentioned, shall have a right to vote in such election of have served in governor. lieutenant-governor senators and represents governor, lieutenant-governor, senators, and representatives; and no other person shall be entitled to vote in of war, see such election.

See also amendments, Art. XXIII., which was annulled by amendments, Art. XXVI.

ART. IV. Notaries public shall be appointed by the Notaries public, governor in the same manner as judicial officers are apadremoved. pointed, and shall hold their offices during seven years, unless sooner removed by the governor, with the consent of the council, upon the address of both houses of the Bee amend-ments, Art.

XXXVII. legislature.

[In case the office of secretary or treasurer of the com- Vacandes in the monwealth shall become vacant from any cause, during tary and treasurer of the comthe recess of the general court, the governor, with the urer, how filled. advice and consent of the council, shall nominate and superseded by amendments, appoint, under such regulations as may be prescribed Art. XVII. by law, a competent and suitable person to such vacant

appointed by the general court.

Whenever the exigencies of the commonwealth shall commissary-general may be require the appointment of a commissary-general, he shall appointed, in be nominated, appointed, and commissioned, in such man-

office, who shall hold the same until a successor shall be

ner as the legislature may, by law, prescribe.

All officers commissioned to command in the militia Millia officers, how removed. may be removed from office in such manner as the legislature may, by law, prescribe.

ART. V. In the elections of captains and subalterns who may vote of the militia, all the members of their respective compassubalterns. nies, as well those under as those above the age of twenty-

one years, shall have a right to vote.

Instead of the oath of allegiance prescribed by all officers. ART. VI. by the constitution, the following oath shall be taken and See Const., Art. I. subscribed by every person chosen or appointed to any office, civil or military, under the government of this commonwealth, before he shall enter on the duties of his office, to wit: -

"I, A. B., do solemnly swear, that I will bear true faith and allegiance to the Commonwealth of Massachusetts, and will support the constitution thereof. me, God."

amendments



Proviso. Quakers may affirm. Provided, That when any person shall be of the denomination called Quakers, and shall decline taking said oath, he shall make his affirmation in the foregoing form, omitting the word "swear" and inserting, instead thereof, the word "affirm," and omitting the words "So help me, God," and subjoining, instead thereof, the words, "This I do under the pains and penalties of perjury."

Tests abolished.

ART. VII. No oath, declaration, or subscription, excepting the oath prescribed in the preceding article, and the oath of office, shall be required of the governor, lieutenant-governor, councillors, senators, or representatives, to qualify them to perform the duties of their respective offices.

Incompatibility of offices. 122 Mass. 445, 600. 123 Mass. 525.

ART. VIII. No judge of any court of this commonwealth, (except the court of sessions,) and no person holding any office under the authority of the United States, (postmasters excepted,) shall, at the same time, hold the office of governor, lieutenant-governor, or councillor, or have a seat in the senate or house of representatives of this commonwealth; and no judge of any court in this commonwealth, (except the court of sessions,) nor the attorney-general, solicitor-general, county attorney, clerk of any court, sheriff, treasurer and receiver-general, register of probate, nor register of deeds, shall continue to hold his said office after being elected a member of the Congress of the United States, and accepting that trust; but the acceptance of such trust, by any of the officers aforesaid, shall be deemed and taken to be a resignation of his said office; and judges of the courts of common pleas shall hold no other office under the government of this commonwealth, the office of justice of the peace and militia offices excepted.

Amendments to constitution, how made.

ART. IX. If, at any time hereafter, any specific and particular amendment or amendments to the constitution be proposed in the general court, and agreed to by a majority of the senators and two-thirds of the members of the house of representatives present and voting thereon, such proposed amendment or amendments shall be entered on the journals of the two houses, with the yeas and nays taken thereon, and referred to the general court then next to be chosen, and shall be published; and if, in the general court next chosen as aforesaid, such proposed amendment or amendments shall be agreed to by a majority of the senators and two-thirds of the members of the house of representatives present and voting thereon, then it shall be the duty of the general court to submit such proposed

amendment or amendments to the people; and if they shall be approved and ratified by a majority of the qualified voters, voting thereon, at meetings legally warned and holden for that purpose, they shall become part of the constitution of this commonwealth.

ART. X. The political year shall begin on the first Commencement Wednesday of January, instead of the last Wednesday of year, May; and the general court shall assemble every year on the said first Wednesday of January, and shall proceed, at that session, to make all the elections, and do all the other acts, which are by the constitution required to be made and done at the session which has heretofore commenced on the last Wednesday of May. And the general court shall be used termina dissolved on the day next preceding the first Wednesday of January, without any proclamation or other act of the governor. But nothing herein contained shall prevent the general court from assembling at such other times as they shall judge necessary, or when called together by the governor. The governor, lieutenant-governor and councillors, shall also hold their respective offices for one year next following the first Wednesday of January, and until others are chosen and qualified in their stead.

[The meeting for the choice of governor, lieutenant-choice of governor, senators, and representatives, shall be held on ernor, lieutenant-choice of governor, senators, and representatives, shall be held on ernor, lieutenant-governor, the second Monday of November in every year; but etc., when to be held.

This clause the choice of governor, the choice of governor, the second Monday of November in every year; but etc., when to be held.

This clause of representatives, to the next day, and again to the next amendments, succeeding day, but no further. But in case a second Art. XV. meeting shall be necessary for the choice of representatives, such meetings shall be held on the fourth Monday of the same month of November.

All the other provisions of the constitution, respecting the elections and proceedings of the members of the general court, or of any other officers or persons whatever, that have reference to the last Wednesday of May, as the commencement of the political year, shall be so far altered, as to have like reference to the first Wednesday of January.

This article shall go into operation on the first day of Article, when October, next following the day when the same shall be operation. duly ratified and adopted as an amendment of the constitution; and the governor, lieutenant-governor, councillors, senators, representatives, and all other state officers, who are annually chosen, and who shall be chosen for the current year, when the same shall go into operation, shall hold their respective offices until the first Wednesday of

January then next following, and until others are chosen and qualified in their stead, and no longer; and the first election of the governor, lieutenant-governor, senators, and representatives, to be had in virtue of this article, shall be had conformably thereunto, in the month of November following the day on which the same shall be in force, and go into operation, pursuant to the foregoing provision.

Inconsistent provisions annulled.

Religious freedom established. See Dec. of Rights, Art.

All the provisions of the existing constitution, inconsistent with the provisions herein contained, are hereby wholly annulled.

ART. XI. Instead of the third article of the bill of rights, the following modification and amendment thereof is substituted: -

"As the public worship of God and instructions in piety, religion, and morality, promote the happiness and prosperity of a people, and the security of a republican government; therefore, the several religious societies of this commonwealth, whether corporate or unincorporate, at any meeting legally warned and holden for that purpose, shall ever have the right to elect their pastors or religious teachers, to contract with them for their support, to raise money for erecting and repairing houses for public worship, for the maintenance of religious instruction, and for the payment of necessary expenses; and all persons belonging to any religious society shall be taken and held to be members, until they shall file with the clerk of such society a written notice, declaring the dissolution of their membership, and thenceforth shall not be liable for any grant or contract which may be thereafter made, or entered 122 Mass. 40.41. into by such society; and all religious sects and denominations, demeaning themselves peaceably, and as good citizens of the commonwealth, shall be equally under the protection of the law; and no subordination of any one sect or denomination to another shall ever be established by law."

Census of rata ble polls to be taken in 1837, and decennially thereafter. This article was superseded by amendments, Art. XIII., which was also superseded by amendments, Art. XXI. Representa-tives, how apportioned.

ART. XII. In order to provide for a representation of the citizens of this commonwealth, founded upon the principles of equality, a census of the ratable polls, in each city, town, and district of the commonwealth, on the first day of May, shall be taken and returned into the secretary's office, in such manner as the legislature shall provide, within the month of May, in the year of our Lord one thousand eight hundred and thirty-seven, and in every tenth year thereafter, in the month of May, in manner aforesaid; and each town or city having three hundred ratable polls at the last preceding decennial census of polls, may elect one representative, and for every four hundred and fifty ratable polls in addition to the first three hun-

dred, one representative more.

Any town having less than three hundred ratable polls Towns having shall be represented thus: The whole number of ratable ratable polis, polls, at the last preceding decennial census of polls, shall how reprebe multiplied by ten, and the product divided by three hundred; and such town may elect one representative as many years within ten years, as three hundred is contained in the product aforesaid.

Any city or town having ratable polls enough to elect Fractions, how one or more representatives, with any number of polls beyond the necessary number, may be represented, as to that surplus number, by multiplying such surplus number by ten and dividing the product by four hundred and fifty; and such city or town may elect one additional representative as many years, within the ten years, as four hundred and fifty is contained in the product aforesaid.

Any two or more of the several towns and districts Towns may unite into repre-may, by consent of a majority of the legal voters present sentative disat a legal meeting, in each of said towns and districts, respectively, called for that purpose, and held previous to the first day of July, in the year in which the decennial census of polls shall be taken, form themselves into a representative district to continue until the next decennial census of polls, for the election of a representative, or representatives; and such district shall have all the rights, in regard to representation, which would belong to a town containing the same number of ratable polls.

The governor and council shall ascertain and determine, The governor within the months of July and August, in the year of our determine the Lord one thousand eight hundred and thirty-seven, accord-number of representatives to ing to the foregoing principles, the number of representatives which each town is entitled. tives, which each city, town, and representative district is entitled to elect, and the number of years, within the period of ten years then next ensuing, that each city, town, and representative district may elect an additional representative; and where any town has not a sufficient number of polls to elect a representative each year, then, how many years within the ten years, such town may elect a representative; and the same shall be done once in ten New apportionment to be made years, thereafter, by the governor and council, and the once in every number of ratable polls in each decennial census of polls, ten years. shall determine the number of representatives, which each

city, town and representative district may elect as aforesaid; and when the number of representatives to be elected by each city, town, or representative district is ascertained and determined as aforesaid, the governor shall cause the same to be published forthwith for the information of the people, and that number shall remain fixed and unalterable for the period of ten years.

Inconsistent provisions annulled.

All the provisions of the existing constitution inconsistent with the provisions herein contained, are hereby wholly annulled.

Census of inhabitants to be taken in 1840, and decennially thereafter, for basis of representation. Provisions as to census superseded by amendments, Arts. XXI. and XXII.

ART. XIII. A census of the inhabitants of each city and town, on the first day of May, shall be taken, and returned into the secretary's office, on or before the last day of June, of the year one thousand eight hundred and forty, and of every tenth year thereafter; which census shall determine the apportionment of senators and representatives for the term of ten years. 122 Mass. 595.

Senatorial districts declared senators superseded by amend ments, Art.

The several senatorial districts now existing shall be permanent. Provisions as to permanent. The senate shall consist of forty members; and in the year one thousand eight hundred and forty, and every tenth year thereafter, the governor and council shall assign the number of senators to be chosen in each district, according to the number of inhabitants in the But, in all cases, at least one senator shall be assigned to each district.

House of representatives, how apportioned. Provisions as to representatives superseded by amendments, Art. XXI.

The members of the house of representatives shall be apportioned in the following manner: Every town or city containing twelve hundred inhabitants may elect one representative; and two thousand four hundred inhabitants shall be the mean increasing number, which shall entitle it to an additional representative.

Small towns, how represented.

Every town containing less than twelve hundred inhabitants shall be entitled to elect a representative as many times within ten years as the number one hundred and sixty is contained in the number of the inhabitants of said Such towns may also elect one representative for the year in which the valuation of estates within the commonwealth shall be settled.

Towns may unite into representative districts.

Any two or more of the several towns may, by consent of a majority of the legal voters present at a legal meeting, in each of said towns, respectively, called for that purpose, and held before the first day of August, in the year one thousand eight hundred and forty, and every tenth year thereafter, form themselves into a representative district, to continue for the term of ten years; and

such district shall have all the rights, in regard to representation, which would belong to a town containing the same number of inhabitants.

The number of inhabitants which shall entitle a town Basts of to elect one representative, and the mean increasing num-and ratio of ber which shall entitle a town or city to elect more than increase. one, and also the number by which the population of towns not entitled to a representative every year is to be divided, shall be increased, respectively, by one-tenth of the numbers above mentioned, whenever the population of the commonwealth shall have increased to seven hundred and seventy thousand, and for every additional increase of seventy thousand inhabitants, the same addition of onetenth shall be made, respectively, to the said numbers above mentioned.

In the year of each decennial census, the governor and and council to council shall, before the first day of September, apportion the number of representatives which each city, town, and representatives representative district is entitled to elect, and ascertain once in every how many years, within ten years, any town may elect a representative, which is not entitled to elect one every year; and the governor shall cause the same to be pub-

Nine councillors shall be annually chosen from among Councillors to be chosen from the people at large, on the first Wednesday of January, the people at or as soon thereafter as may be, by the joint ballot of the Provisions as to senators and representatives, assembled in one room, who councillors shall, as soon as may be, in like manner, fill up any vacan-art. XVI. cies that may happen in the council, by death, resignation, or otherwise. No person shall be elected a councillor, who Qualifications of councillors. has not been an inhabitant of this commonwealth for the term of five years immediately preceding his election; and not more than one councillor shall be chosen from any one senatorial district in the commonwealth.

No possession of a freehold, or of any other estate, shall realification for be required as a qualification for holding a seat in either seating eneral court or council. branch of the general court, or in the executive council.

not required.

ART. XIV. In all elections of civil officers by the Elections by the people of this commonwealth, whose election is provided por purality of for by the constitution, the person having the highest num- votes. ber of votes shall be deemed and declared to be elected.

ART. XV. The meeting for the choice of governor, Time of annual lieutenant-governor, senators, and representatives, shall emor and legisbe held on the Tuesday next after the first Monday in lature. November, annually; but in case of a failure to elect rep-

resentatives on that day, a second meeting shall be holden, for that purpose, on the fourth Monday of the same month of November.

Eight councillors to be chosen by the people. 122 Mass. 595,

Legislature to district state.

Eligibility defined.

Day and manner of election, etc.

Vacancies, how filled.
For new provision as to vacancies, see amendments, Art. XXV.

Organization of

ART. XVI. Eight councillors shall be annually chosen by the inhabitants of this commonwealth, qualified to vote for governor. The election of councillors shall be determined by the same rule that is required in the election of The legislature, at its first session after this amendment shall have been adopted, and at its first session after the next state census shall have been taken, and at its first session after each decennial state census thereafterwards, shall divide the commonwealth into eight districts of contiguous territory, each containing a number of inhabitants as nearly equal as practicable, without dividing any town or ward of a city, and each entitled to elect one councillor: provided, however, that if, at any time, the constitution shall provide for the division of the commonwealth into forty senatorial districts, then the legislature shall so arrange the councillor districts, that each district shall consist of five contiguous senatorial districts, as they shall be, from time to time, established by the legis-No person shall be eligible to the office of councillor who has not been an inhabitant of the commonwealth for the term of five years immediately preceding his elec-The day and manner of the election, the return of the votes, and the declaration of the said elections, shall be the same as are required in the election of governor. Whenever there shall be a failure to elect the full number of councillors, the vacancies shall be filled in the same manner as is required for filling vacancies in the senate; and vacancies occasioned by death, removal from the state, or otherwise, shall be filled in like manner, as soon as may be, after such vacancies shall have happened.] And that there may be no delay in the organization of the government on the first Wednesday of January, the governor, with at least five councillors for the time being, shall, as soon as may be, examine the returned copies of the records for the election of governor, lieutenant-governor, and councillors; and ten days before the said first Wednesday in January he shall issue his summons to such persons as appear to be chosen, to attend on that day to be qualified accordingly; and the secretary shall lay the returns before the senate and house of representatives on the said first Wednesday in January, to be by them examined; and in case of the election of either of said officers, the choice shall be by them declared and published; but in case there shall be no election of either of said officers, the legislature shall proceed to fill such vacancies in the manner provided in the constitution for the choice of such officers.

ART. XVII. The secretary, treasurer and receiver- Election of general, auditor, and attorney-general, shall be chosen secretary treat user, auditor, annually, on the day in November prescribed for the general by the choice of governor; and each person then chosen as such, people. duly qualified in other respects, shall hold his office for the term of one year from the third Wednesday in January next thereafter, and until another is chosen and qualified in his stead. The qualification of the voters, the manner of the election, the return of the votes, and the declaration of the election, shall be such as are required in the election of governor. In case of a failure to elect Vacancies, how either of said officers on the day in November aforesaid, or in case of the decease, in the mean time, of the person elected as such, such officer shall be chosen on or before the third Wednesday in January next thereafter, from the two persons who had the highest number of votes for said offices on the day in November aforesaid, by joint ballot of the senators and representatives, in one room; and in case the office of secretary, or treasurer and receivergeneral, or auditor, or attorney-general, shall become vacant, from any cause, during an annual or special session of the general court, such vacancy shall in like manner be filled by choice from the people at large; but if such vacancy shall occur at any other time, it shall be supplied by the governor by appointment, with the advice and consent of the council. The person so chosen or appointed, duly qualified in other respects, shall hold his office until his successor is chosen and duly qualified in his stead. In case any person chosen or appointed to either of the Toquality offices aforesaid, shall neglect, for the space of ten days otherwise off after he could otherwise enter upon his duties, to qualify to be deemed vacant. himself in all respects to enter upon the discharge of such duties, the office to which he has been elected or appointed shall be deemed vacant. No person shall be eligible to Qualification either of said offices unless he shall have been an inhabitant of this commonwealth five years next preceding his election or appointment.

All moneys raised by taxation in the school moneys ART. XVIII. towns and cities for the support of public schools, and not to be applied for section all moneys which may be appropriated by the state for rian schools. For original the support of common schools, shall be applied to, and provision as to

schools, see constitution, Part First, Art. 12 Allen, 500,

expended in, no other schools than those which are conducted according to law, under the order and superintendence of the authorities of the town or city in which the 108 Mass. 94, 96. money is to be expended; and such moneys shall never be appropriated to any religious sect for the maintenance, exclusively, of its own school.

Legislature to prescribe for the election of sheriffs, regis-ters of probate, etc. See amend ments An. XXXVI. 8 Gray, 1. 13 Gray, 74.

ART. XIX. The legislature shall prescribe, by general law, for the election of sheriffs, registers of probate, [commissioners of insolvency, and clerks of the courts, by the people of the several counties, and that district-attorneys shall be chosen by the people of the several districts, for such term of office as the legislature shall prescribe.

110 Mass. 172, 178,

117 Mass. 602, 608. 121 Mass, 65,

Reading consti-tution in English and writing, neces-sary qualifica-tions of voters. Proviso. For other qualifications, see amendments, Art. III. See also amendments, Art. XXIII., which was annulled by amendments, Art. XXVI.

ART. XX. No person shall have the right to vote, or be eligible to office under the constitution of this commonwealth, who shall not be able to read the constitution in the English language, and write his name: provided, however, that the provisions of this amendment shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any persons who shall be sixty years of age or upwards at the time this amendment shall take effect.

Census of legal voters and of inhabitants, when taken, etc. See P. S. c. 31.

ART. XXI. A census of the legal voters of each city and town, on the first day of May, shall be taken and returned into the office of the secretary of the commonwealth, on or before the last day of June, in the year one thousand eight hundred and fifty-seven; and a census of the inhabitants of each city and town, in the year one thousand eight hundred and sixty-five, and of every tenth year thereafter. In the census aforesaid, a special enumeration shall be made of the legal voters; and in each city, said enumeration shall specify the number of such legal voters aforesaid, residing in each ward of such city. enumeration aforesaid shall determine the apportionment of representatives for the periods between the taking of the census.

House of representatives to consist of 240 members. Legislature to apportion, etc. 10 Gray, 618.

The house of representatives shall consist of two hundred and forty members, which shall be apportioned by the legislature, at its first session after the return of each enumeration as aforesaid, to the several counties of the commonwealth, equally, as nearly as may be, according to their relative numbers of legal voters, as ascertained by the next preceding special enumeration; and the town of Cohasset, in the county of Norfolk, shall, for this purpose, as well as in the formation of districts, as hereinafter

provided, be considered a part of the county of Plymouth; and it shall be the duty of the secretary of the common-secretary shall wealth, to certify, as soon as may be after it is determined certain authorized by the legislature, the number of representatives to which counties. each county shall be entitled, to the board authorized to divide each county into representative districts. The mayor and aldermen of the city of Boston, the county commissioners of other counties than Suffolk, — or in lieu of the mayor and aldermen of the city of Boston, or of the county commissioners in each county other than Suffolk, such board of special commissioners in each county, to be elected by the people of the county, or of the towns therein, as may for that purpose be provided by law,—shall, on the first Tuesday of August next after each Moeting for assignment of representatives to each county, assemble at first Tuesday a shire town of their respective counties, and proceed, as Proceedings. soon as may be, to divide the same into representative districts of contiguous territory, so as to apportion the representation assigned to each county equally, as nearly as may be, according to the relative number of legal voters in the several districts of each county; and such districts shall be so formed that no town or ward of a city shall be divided therefor, nor shall any district be made which shall be entitled to elect more than three representatives. Every representative, for one year at least next preceding Qualifications of his election, shall have been an inhabitant of the district representative for which he is chosen, and shall cease to represent such 598. district when he shall cease to be an inhabitant of the commonwealth. The districts in each county shall be Districts to be numbered, numbered by the board creating the same, and a descriptional described and commonwealth. tion of each, with the numbers thereof and the number cortified. of legal voters therein, shall be returned by the board, to the secretary of the commonwealth, the county treasurer of each county, and to the clerk of every town in each district, to be filed and kept in their respective offices. The manner of calling and conducting the meetings for the choice of representatives, and of ascertaining their election, shall be prescribed by law. [Not less than one Quorum, see hundred members of the house of representatives shall Art. XXXIII.

ART. XXII. A census of the legal voters of each city Consus, etc. and town, on the first day of May, shall be taken and

and compel the attendance of absent members.

constitute a quorum for doing business; but a less number may organize temporarily, adjourn from day to day,

returned into the office of the secretary of the common-

Voters to be basis of apporsenstors.

Renate to consist of forty members.

Senatorial districts, etc.

See amendments, Art.

Qualifications of senators.

Quorum, see amendments, Art. XXXIII.

Residence of two years re-quired of natufrage or make This article annulled by Art. XXVI.

absent members.

wealth, on or before the last day of June, in the year one thousand eight hundred and fifty-seven; and a census of the inhabitants of each city and town, in the year one thousand eight hundred and sixty-five, and of every tenth year thereafter. In the census aforesaid, a special enumeration shall be made of the legal voters, and in each city said enumeration shall specify the number of such legal voters aforesaid, residing in each ward of such city. The enumeration aforesaid shall determine the apportionment of senators for the periods between the taking of the The senate shall consist of forty members. general court shall, at its first session after each next preceding special enumeration, divide the commonwealth into forty districts of adjacent territory, each district to contain, as nearly as may be, an equal number of legal voters, according to the enumeration aforesaid: provided, however, that no town or ward of a city shall be divided therefor; and such districts shall be formed, as nearly as may be, without uniting two counties, or parts of two or more counties, into one district. Each district shall elect one senator, who shall have been an inhabitant of this commonwealth five years at least immediately preceding his election, and at the time of his election shall be an inhabitant of the district for which he is chosen; and he shall cease to represent such senatorial district when he shall cease to be an inhabitant of the commonwealth. than sixteen senators shall constitute a quorum for doing business; but a less number may organize temporarily, adjourn from day to day, and compel the attendance of

ART. XXIII. [No person of foreign birth shall be entitled to vote, or shall be eligible to office, unless he shall rallzed citizens, there were to entitle to suff have resided within the jurisdiction of the United States for two years subsequent to his naturalization, and shall be otherwise qualified, according to the constitution and laws of this commonwealth: provided, that this amendment shall not affect the rights which any person of foreign birth possessed at the time of the adoption thereof; and, provided, further, that it shall not affect the rights of any child of a citizen of the United States, born during the temporary absence of the parent therefrom.

Vacancies in the

ART. XXIV. Any vacancy in the senate shall be filled by election by the people of the unrepresented district, upon the order of a majority of the senators elected.

ART. XXV. In case of a vacancy in the council, from Vacancies in the a failure of election, or other cause, the senate and house of representatives shall, by concurrent vote, choose some eligible person from the people of the district wherein such vacancy occurs, to fill that office. If such vacancy shall happen when the legislature is not in session, the governor, with the advice and consent of the council, may fill the same

by appointment of some eligible person.

ART. XXVI. The twenty-third article of the articles Twenty-third of amendment of the constitution of this commonwealth, article of which is as follows, to wit: "No person of foreign birth annulled. shall be entitled to vote, or shall be eligible to office, unless he shall have resided within the jurisdiction of the United States for two years subsequent to his naturalization, and shall be otherwise qualified, according to the constitution and laws of this commonwealth: provided, that this amendment shall not affect the rights which any person of foreign birth possessed at the time of the adoption thereof; and provided, further, that it shall not affect the rights of any child of a citizen of the United States, born during the temporary absence of the parent therefrom," is hereby wholly annulled.

ART. XXVII. So much of article two of chapter six Provisions of of the constitution of this commonwealth as relates to persons holding the office of president, professor, or instructor vard College, annulled. of Harvard College, is hereby annulled.

ART. XXVIII. No person having served in the army Supersoded by or navy of the United States in time of war, and having been honorably discharged from such service, if otherwise qualified to vote, shall be disqualified therefor on account of being a pauper; or, if a pauper, because of the nonpayment of a poll tax.

ART. XXIX. The general court shall have full power Voting precincts in towns. and authority to provide for the inhabitants of the towns in this commonwealth more than one place of public meeting within the limits of each town for the election of officers under the constitution, and to prescribe the manner of calling, holding and conducting such meetings. All the provisions of the existing constitution inconsistent with the provisions herein contained are hereby annulled.

ART. XXX. No person, otherwise qualified to vote in voters not disclections for governor, lieutenant-governor, senators, and reason of representatives, shall, by reason of a change of residence until six within the commonwealth, be disqualified from voting for time of removal. said officers in the city or town from which he has removed

his residence, until the expiration of six calendar months from the time of such removal.

Amendments, Art. XXVIII. amended. ART. XXXI. Article twenty-eight of the amendments of the constitution is hereby amended by striking out in the fourth line thereof the words "being a pauper", and inserting in place thereof the words:—receiving or having received aid from any city or town,—and also by striking out in said fourth line the words "if a pauper", so that the article as amended shall read as follows: ARTICLE XXVIII. No person having served in the army or navy of the United States in time of war, and having been honorably discharged from such service, if otherwise qualified to vote, shall be disqualified therefor on account of receiving or having received aid from any city or town, or because of the non-payment of a poll tax.

Person who served in army or navy, etc., not disqualified from voting for non-payment of poll tax.

Provisions of amendments, Art. III., relative to payment of a tax as a voting qualification, annulled.

ART. XXXII. So much of article three of the amendments of the constitution of the commonwealth as is contained in the following words: "and who shall have paid, by himself, or his parent, master, or guardian, any state or county tax, which shall, within two years next preceding such election, have been assessed upon him, in any town or district of this commonwealth; and also every citizen who shall be, by law, exempted from taxation, and who shall be, in all other respects, qualified as above mentioned", is hereby annulled.

Quorum, in each branch of the general court, to consist of a majority of members.

ART. XXXIII. A majority of the members of each branch of the general court shall constitute a quorum for the transaction of business, but a less number may adjourn from day to day, and compel the attendance of absent members. All the provisions of the existing constitution inconsistent with the provisions herein contained are hereby annulled.

Provisions of Art. II., § I., Chap. II., Part II., relative to property qualification of governor, annulled. ART. XXXIV. So much of article two of section one of chapter two of part the second of the constitution of the commonwealth as is contained in the following words: "and unless he shall at the same time be seised, in his own right, of a freehold, within the commonwealth, of the value of one thousand pounds"; is hereby annulled.

Provisions of Art. II., § III., Chap. I., relative to expense of travelling to the general assembly by members of the house, annulled.

ART. XXXV. So much of article two of section three of chapter one of the constitution of the commonwealth as is contained in the following words: "The expenses of travelling to the general assembly, and returning home, once in every session, and no more, shall be paid by the government, out of the public treasury, to every member who shall attend as seasonably as he can, in the judg-

ment of the house, and does not depart without leave", is hereby annulled.

ART. XXXVI. So much of article nineteen of the Amendments, articles of amendment to the constitution of the common-amended. wealth as is contained in the following words: "commis-

sioners of insolvency", is hereby annulled.

ART. XXXVII. The governor, with the consent of Removal of Certain officers. the council, may remove justices of the peace and notaries

ART. XXXVIII. Voting machines or other mechanical machines may devices for voting may be used at all elections under such be used at elections. regulations as may be prescribed by law: provided, however, that the right of secret voting shall be preserved.

ART. XXXIX. Article ten of part one of the constilegislature tution is hereby amended by adding to it the following relative to the words:—The legislature may by special acts for the purpose of laying out, widening or relocating highways or relocating streets, authorize the taking in fee by the commonwealth, or by a county, city or town, of more land and property than are needed for the actual construction of such highway or street: provided, however, that the land and prop- Proviso. erty authorized to be taken are specified in the act and are no more in extent than would be sufficient for suitable building lots on both sides of such highway or street, and after so much of the land or property has been appropriated for such highway or street as is needed therefor, may authorize the sale of the remainder for value with or without suitable restrictions.

ART. XL. Article three of the amendments to the Amendments. constitution is hereby amended by inserting after the Art. III., word "guardianship", in line two, the following: - and persons temporarily or permanently disqualified by law

because of corrupt practices in respect to elections. ART. XLI. Full power and authority are hereby given Taxation of wild

and granted to the general court to prescribe for wild or or forest lands. forest lands such methods of taxation as will develop and conserve the forest resources of the commonwealth.

ART. XLII. Full power and authority are hereby Referendum. given and granted to the general court to refer to the people for their rejection or approval at the polls any act or resolve of the general court or any part or parts thereof. Such reference shall be by a majority yea and nay vote of all members of each house present and voting. act, resolve, or part thereof so referred shall be voted on at the regular state election next ensuing after such refer-

ence, shall become law if approved by a majority of the voters voting thereon, and shall take effect at the expiration of thirty days after the election at which it was approved or at such time after the expiration of the said thirty days as may be fixed in such act, resolve or part thereof.

Powers of the legislature relative to the taking of land, etc., to relieve congestion of population and to provide homes for citizens.

Proviso.

Powers of the legislature relative to imposing and levying a tax on income; exemptions, etc. ART. XLIII. The general court shall have power to authorize the commonwealth to take land and to hold, improve, sub-divide, build upon and sell the same, for the purpose of relieving congestion of population and providing homes for citizens: provided, however, that this amendment shall not be deemed to authorize the sale of such land or buildings at less than the cost thereof.

ART. XLIV. Full power and authority are hereby given and granted to the general court to impose and levy a tax on income in the manner hereinafter provided. Such tax may be at different rates upon income derived from different classes of property, but shall be levied at a uniform rate throughout the commonwealth upon incomes derived from the same class of property. The general court may tax income not derived from property at a lower rate than income derived from property, and may grant reasonable exemptions and abatements. Any class of property the income from which is taxed under the provisions of this article may be exempted from the imposition and levying of proportional and reasonable assessments, rates and taxes as at present authorized by the constitution. This article shall not be construed to limit the power of the general court to impose and levy reasonable duties and excises.

The constitution of Massachusetts was agreed upon by delegates of the people, in convention, begun and held at Cambridge, on the first day of September, 1779, and continued by adjournments to the second day of March, 1780, when the convention adjourned to meet on the first Wednesday of the ensuing June. In the mean time the constitution was submitted to the people, to be adopted by them, provided two-thirds of the votes given should be in the affirmative. When the convention assembled, it was found that the constitution had been adopted by the requisite number of votes, and the convention accordingly Resolved, "That the said Constitution or Frame of Government shall take place on the last Wednesday of October next; and not before, for any purpose, save only for that of making elections, agreeable to this resolu-

tion." The first legislature assembled at Boston, on the twenty-fifth day of October, 1780.

The first nine Articles of Amendment were submitted, by delegates in convention assembled, November 15, 1820, to the people, and by them ratified and adopted April 9, 1821.

The tenth Article was adopted by the legislatures of the political years 1829-30 and 1830-31, respectively, and was approved and ratified by the people May 11, 1831.

The eleventh Article was adopted by the legislatures of the political years 1832 and 1833, respectively, and was approved and ratified by the people November 11, 1833.

The twelfth Article was adopted by the legislatures of the political years 1835 and 1836, respectively, and was approved and ratified by the people the fourteenth day of November, 1836.

The thirteenth Article was adopted by the legislatures of the political years 1839 and 1840, respectively, and was approved and ratified by the people the sixth day of April, 1840.

The fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, and nineteenth Articles were adopted by the legislatures of the political years 1854 and 1855, respectively, and ratified by the people the twenty-third day of May, 1855.

The twentieth, twenty-first, and twenty-second Articles were adopted by the legislatures of the political years 1856 and 1857, respectively, and ratified by the people on the first day of May, 1857.

The twenty-third Article was adopted by the legislatures of the political years 1858 and 1859, respectively, and ratified by the people on the ninth day of May, 1859, and was repealed by the twenty-sixth Amendment.

The twenty-fourth and twenty-fifth Articles were adopted by the legislatures of the political years 1859 and 1860, and ratified by the people on the seventh day of May, 1860.

The twenty-sixth Article was adopted by the legislatures of the political years 1862 and 1863, and ratified by the people on the sixth day of April, 1863.

The twenty-seventh Article was adopted by the legislatures of the political years 1876 and 1877, and was approved and ratified by the people on the sixth day of November, 1877.

The twenty-eighth Article was adopted by the legislatures of the political years 1880 and 1881, and was approved and ratified by the people on the eighth day of November, 1881.

The twenty-ninth Article was adopted by the legislatures of the political years 1884 and 1885, and was approved and ratified by the people on the third day of November, 1885.

The thirtieth and thirty-first Articles were adopted by the legislatures of the political years 1889 and 1890, and were approved and ratified by the people on the fourth day of November, 1890.

The thirty-second and thirty-third Articles were adopted by the legislatures of the political years 1890 and 1891, and were approved and ratified by the people on the third day of November, 1891.

The thirty-fourth Article was adopted by the legislatures of the political years 1891 and 1892, and was approved and ratified by the people on the eighth day of November, 1892.

The thirty-fifth Article was adopted by the legislatures of the political years 1892 and 1893, and was approved and ratified by the people on the seventh day of November, 1893.

The thirty-sixth Article was adopted by the legislatures of the political years 1893 and 1894, and was approved and ratified by the people on the sixth day of November, 1894.

The thirty-seventh Article was adopted by the legislatures of the political years 1906 and 1907, and was approved and ratified by the people on the fifth day of November, 1907.

The thirty-eighth Article was adopted by the legislatures of the political years 1909 and 1910, and was approved and ratified by the people on the seventh day of November, 1911.

The thirty-ninth Article was adopted by the legislatures of the political years 1910 and 1911, and was approved and ratified by the people on the seventh day of November, 1911.

The forty and forty-first Articles were adopted by the legislatures of the political years 1911 and 1912, and were approved and ratified by the people on the fifth day of November, 1912.

The forty-second Article was adopted by the legislatures of the political years 1912 and 1913, and was approved and ratified by the people on the fourth day of November, 1913.

The forty-third and forty-fourth Articles were adopted by the legislatures of the political years 1914 and 1915, and were approved and ratified by the people on the second day of November, 1915.

[A proposed Article of Amendment prohibiting the manufacture and sale of Intoxicating Liquor as a beverage, adopted by the legislatures of the political years 1888 and 1889, was rejected by the people on the twenty-second day of April, 1889.]

[Proposed Articles of Amendment, (1) Establishing biennial elections of state officers, and (2) Establishing biennial elections of members of the General Court, adopted by the legislatures of the political years 1895 and 1896, were rejected by the people at the annual election held on the third day of November, 1896.]

[A proposed Article of Amendment to make Women eligible to appointment as Notaries Public, adopted by the legislatures of the political years 1912 and 1913, was rejected by the people on the fourth day of November, 1913.]

[A proposed Article of Amendment enabling Women to vote, adopted by the legislatures of the political years 1914 and 1915, was rejected by the people on the second day of November, 1915.]

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GENERAL ACTS

OF

MASSACHUSETTS.

1916

The General Court of the year nineteen hundred and sixteen assembled on Wednesday, the fifth day of January. The oaths of office were taken and subscribed by His Excellency Samuel W. McCall and His Honor Calvin Coolinge, on Thursday, the sixth day of January, in the presence of the two Houses assembled in convention.

GENERAL ACTS.

An Act relative to the second corps of cadets and Chap. TO THE FIELD ARTILLERY OF THE MILITIA.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Chapter six hundred and four of the acts of 1908, 604, § 19. the year nineteen hundred and eight is hereby amended by striking out section nineteen and inserting in place thereof the following: — Section 19. To the first corps of cadets First corps of there shall be one lieutenant colonel, one major, and a staff equipment, as provided for a battalion of infantry; and there shall be oto. such number of line officers, not exceeding four captains, four first lieutenants and four second lieutenants, and of non-commissioned staff officers and non-commissioned officers, musicians and privates, as the commander-in-chief shall deem expedient. The first corps of cadets shall be instructed, armed and equipped as the commander-in-chief shall direct, and shall receive the same compensation and allowances as a separate battalion of infantry. It shall remain unattached, subject only to the orders of the commander-in-chief, except as provided in section one hundred and forty-two.

The second corps of cadets shall be organized and equipped Second corps as a battalion of field artillery with a commanding officer isod as battalof the rank of major and battalion staff and three batteries artillery. of field artillery, and with the present first battalion of field artillery shall be attached to a regiment of field artillery. The second corps of cadets shall retain its name; it shall retain the right to elect its major and its line officers as provided by law for a corps of cadets; it shall retain the right to own and wear in place of such full dress uniform as may be prescribed by orders or regulations for the militia a full dress uniform of special design such as may be by it adopted and approved by the commander-in-chief. The

headquarters and several batteries of the second corps of cadets shall receive the pay and allowances prescribed by law to be paid to battalion headquarters and to batteries of field artillery or to the respective commanding officers thereof. The battery commanders shall act as recruiting and mustering officers for their respective batteries and shall be accountable for the property thereof.

Regiment of field artillery may be organised.

Section 2. The commander-in-chief is hereby authorized and empowered to organize a regiment of field artillery consisting of regimental headquarters, the present first battalion of field artillery and the second corps of cadets: provided, however, that the present first battalion shall elect its major by vote of the line officers of the battalion.

Proviso.

Repeal.

Section 3. All acts or parts of acts inconsistent herewith are hereby repealed.

Section 4. This act shall take effect upon its passage.

Approved February 3, 1916.

Chap. 2 An Act restricting increases in salary of certain state employees.

Be it enacted, etc., as follows:

Increases in salary of certain state employees restricted. Section 1. Without the consent and approval of the governor and council it shall be unlawful for any head of a department or other officer of the commonwealth to increase the salary of any employee under his direction who is receiving an annual salary of one thousand dollars or more, notwithstanding any act heretofore passed authorizing such an increase.

Section 2. This act shall take effect upon its passage.

Approved February 7, 1916.

Chap. 3 An Act relative to the discharge of prisoners committed for non-payment of fines.

Be it enacted, etc., as follows:

R. L. 225, § 124, amended. Chapter two hundred and twenty-five of the Revised Laws is hereby amended by striking out section one hundred and twenty-four and inserting in place thereof the following: — Section 124. A prisoner who has been confined in a prison or place of confinement for non-payment of a fine or a fine and expenses, shall be given a credit of fifty cents on such fine or fine and expenses for each day during which

Certain credits to be given to assist discharge of prisoners committed for non-payment of fines. he shall be so confined, and shall be discharged at such time as the said credits, or such credits as have been given and money paid in addition thereto, shall equal the amount of the fine or the fine and expenses; and in such case no further action shall be taken to enforce payment of said fine or fine and expenses. Approved February 18, 1916.

An Act to permit the graduates of certain schools to Chap. ORGANIZE FRATERNAL BENEFIT SOCIETIES WITHOUT THE LODGE SYSTEM.

Be it enacted, etc., as follows:

Clause b of section twelve of chapter six hundred and 1911, 628, § 12, twenty-eight of the acts of the year nineteen hundred and eleven, as amended by section two of chapter six hundred and seventeen of the acts of the year nineteen hundred and thirteen and by chapter thirty-nine of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting after the word "denomination", in the third line, the words: — or to the graduates of a designated professional or vocational school, — so that said clause will read as follows: -b. In case the corporation Graduates of limits its membership to the members of a particular fraternal beneficiary corporation, fraternity or religious denomination, fraternal beneficiary corporation, fraternity or religious denomination, fit societies or to the graduates of a designated professional or vocational without lodge system. school, or to the employees or ex-employees of cities or towns or of the commonwealth or the federal government, or to the employees or ex-employees of a designated firm, business house or corporation, or of any department of a designated firm, business house or corporation, to persons of the same foreign extraction retaining common national interests and designation, or of the same occupation, the agreement of association shall state the maximum amount of the benefits to be paid, and designate to which one of the classes herein specified its membership is to be limited. A corporation so limiting its membership may be on the lodge system, and if not, shall be governed by a direct vote of its members without the lodge system; but a corporation not so limiting its membership shall be on the lodge system, with a representative form of government as defined in sections two and three of this act. Approved February 18, 1916.

Chap. 5 An Act relative to the investments of domestic insurance companies in mortgage loans.

Be it enacted, etc., as follows:

1910, 375, § 2, amended.

Mortgage loans by domestic

insurance com-

Section two of chapter three hundred and seventy-five of the acts of the year nineteen hundred and ten is hereby amended by inserting after the word "shall", in the first line, the words: — except in effecting the sale of real estate owned by it, and then only with the approval of the insurance commissioner, — so as to read as follows: — Section 2. No domestic insurance company shall, except in effecting the sale of real estate owned by it, and then only with the approval of the insurance commissioner, invest any of its funds in loans upon mortgages except upon the conditions expressed in sub-division 4 of section thirtyseven of said chapter five hundred and seventy-six, as amended by section one of this act, provided that the investments of companies organized under the tenth clause of section thirty-two of said chapter five hundred and seventysix shall be subject to no greater restrictions hereunder than those imposed by section sixty-four of said chapter.

Approved February 18, 1916.

Chap. 6 An Act relative to the taking of pickerel.

Be it enacted, etc., as follows:

R. L. 91, \$ 67, etc., amended.

Taking of

pickerel regulated. Section sixty-seven of chapter ninety-one of the Revised Laws, as amended by chapter three hundred and twenty-nine of the acts of the year nineteen hundred and four, is hereby further amended by striking out the words "with intent to sell", in the fourth line, so as to read as follows: — Section 67. Whoever takes from the waters of this Commonwealth a pickerel less than ten inches in length, or sells or offers for sale, or has in his possession any such pickerel, shall forfeit one dollar for each pickerel so taken, held in possession, sold or offered or exposed for sale; and in prosecutions under the provisions of this section the possession of pickerel less than ten inches in length shall be prima facie evidence to convict.

Approved February 18, 1916.

An Act to provide a penalty for hunting birds or Chap. 7 QUADRUPEDS WITH RIFLES, REVOLVERS OR PISTOLS DURING THE OPEN SEASON FOR DEER.

Be it enacted, etc., as follows:

Chapter five hundred and forty-two of the acts of the 1913, 542, year nineteen hundred and thirteen is hereby amended by adding thereto the following new section: — Section 3. Any Ponalty for person violating any provision of this act shall be punished during certain by a fine of not less than ten nor more than fifty dollars for season. each offence. Approved February 18, 1916.

AN ACT TO AUTHORIZE CERTAIN MILITARY ORGANIZATIONS Chap. OF STUDENTS TO DRILL AND PARADE WITH FIREARMS.

Be it enacted, etc., as follows:

SECTION 1. Chapter six hundred and four of the acts of amended. 1008, 604, \$ 170, the year nineteen hundred and eight is hereby amended by striking out section one hundred and seventy and inserting in place thereof the following: — Section 170. No body of Unauthorised men, except the volunteer militia, the troops of the United bidden, etc. States and the Ancient and Honorable Artillery Company of Boston, shall maintain an armory or associate together at any time as a company or organization, for drill or parade with firearms; nor so drill or parade, nor shall any city or town raise or appropriate money toward arming, equipping, uniforming, supporting, or providing drill rooms or armories for any such body of men: provided, that associations wholly Proviso. composed of soldiers honorably discharged from the service of the United States may parade in public with arms, upon the reception of any regiments or companies of soldiers returning from said service, and for escort duty at the burial of deceased soldiers, with the written permission of the mayor and aldermen of the city or selectmen of the town in which they desire to parade; that students in educational Cortain stuinstitutions where military science is a prescribed part of the dents may drill, etc. course of instruction, and, also students who are enrolled in a military organization approved by the secretary of war or navy of the United States and over which an officer of the United States army or navy or the Massachusetts volunteer militia has supervision, may, with the approval of the governor and under such conditions as he may prescribe, drill and parade with firearms in public, under the superintendence of their instructors; that foreign troops who have

Color guards of certain organizations may parade, been admitted into the United States with the consent of the United States government may, with the approval of the governor, drill and parade with firearms in public, and that any body of men may, with the approval of the governor, drill and parade in public with any harmless imitation of firearms which has been approved by the adjutant general: that regularly organized posts of the grand army of the republic, and regularly organized camps of the legion of Spanish war veterans, or of the united Spanish war veterans, may at any time parade in public their color guards of not more than twelve men, armed with firearms; that regularly organized camps of the sons of veterans may at any time parade in public their color guards of ten men with firearms; and that any organization heretofore authorized thereto by law may parade with sidearms; and that any veteran association composed wholly of past members of the militia of this commonwealth may maintain an armory for the use of the organizations of the militia to which its members belonged.

SECTION 2. This act shall take effect upon its passage.

Approved February 18, 1916.

Chap. 9 An Act to authorize the county commissioners of the county of berkshire to expend an additional sum for the purpose of making copies of certain records.

Be it enacted, etc., as follows:

County commissioners of Berkshire county may expend additional sum for making certain records, Section 1. The county commissioners of the county of Berkshire are hereby authorized to expend, a sum not exceeding five hundred dollars, in addition to the sums heretofore authorized, for the purpose of making copies of certain records in the registry of deeds for the middle district in said county, as provided by chapter four hundred and seventy-eight of the acts of the year nineteen hundred and fourteen.

Section 2. This act shall take effect upon its passage.

Approved February 21, 1916.

Chap. 10 An Act to define the purpose for which the annual appropriation for the furnishing, repair and care of united states ships may be used.

Be it enacted, etc., as follows:

Purpose for which appropriation for

SECTION 1. The annual appropriation for the furnishing, repair and care of any United States ships loaned to the

commonwealth of Massachusetts for the use of the naval Care, etc., of United States militia shall be available for the payment of all damages ships may be used, defined. and other expenses incident to the use of such ships. Claims for damages shall be paid only when approved by the adjutant general, and the releases obtained shall be in such form as he may prescribe.

SECTION 2. Claims for damages including those ascer- Claims, how tained during the year nineteen hundred and fifteen may be paid from the appropriation for the fiscal year in which the amount of damage is ascertained, without regard to the date of the actual occurrence of the damage.

SECTION 3. This act shall take effect upon its passage. Approved February 23, 1916.

An Act relative to the designation of officers of $Chap.\ 11$ CORPORATIONS LICENSED AS INSURANCE AGENTS AND BROKERS.

Be it enacted, etc., as follows:

Section two of chapter eighty-two of the General Acts of 1915, 82 (G), amended. the year nineteen hundred and fifteen is hereby amended by striking out the word "three", in the eighth line, and inserting in place thereof the word: — five, — so as to read as follows: - Section 2. The insurance commissioner may Insurance require any such corporation, upon making an application may require for a license or for the renewal of a license, to file with him rations to furnished such information as he may request relating to the corpora-nish information, etc. tion and its officers, directors and stockholders, and the commissioner may make such examination of the corporation's affairs as he may deem necessary. Every such license shall designate the officers of the corporation, not exceeding five, who may solicit or negotiate contracts of insurance in the name and in behalf of the corporation.

Approved February 23, 1916.

An Act exempting certain employees from medical Chap. 12 EXAMINATION FOR LIFE INSURANCE.

Be it enacted, etc., as follows:

Section seventy-one of chapter five hundred and seventy-1907, 576, § 71. six of the acts of the year nineteen hundred and seven is hereby amended by adding at the end of the first paragraph the words: — except that an inspection by a competent person of a group of employees whose lives are to be insured and their environment may be substituted for such medical

Certain employees exempt from medical examination for life insurance. examination in cases where the insurance is granted under a single policy issued to a given person, firm or corporation, covering simultaneously a group of not less than one hundred lives all in the employ of such person, firm or corporation, — so that said paragraph will read as follows: — Section 71. No life insurance company organized under the laws of or doing business in this commonwealth shall enter into any contract of insurance upon lives within this commonwealth without having previously made or caused to be made a prescribed medical examination of the insured by a registered medical practitioner; except that an inspection by a competent person of a group of employees whose lives are to be insured and their environment may be substituted for such medical examination in cases where the insurance is granted under a single policy issued to a given person, firm or corporation, covering simultaneously a group of not less than one hundred lives all in the employ of such person, firm or corporation.

(The foregoing was laid before the governor on the seventeenth day of February, 1916, and after five days it had "the force of a law", as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

Chap. 13 An Act relative to the auditing of town accounts.

Be it enacted, etc., as follows:

1910, 598, § 1, etc., amended.

Auditing of accounts of towns.

Section 1. Section one of chapter five hundred and ninety-eight of the acts of the year nineteen hundred and ten, as amended by section one of chapter seven hundred and six of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the said section and inserting in place thereof the following: - Section 1. Any town at a town meeting legally called for the purpose may petition the director of the bureau of statistics for an audit of its accounts, or for the installation of a system of accounts by him approved, and said director, as soon as possible after the receipt of such a petition, shall cause such audit to be made or system of accounts to be installed as the case may be; or a town may provide in its by-laws for periodical audits under the direction of the director of the bureau of statistics, and said director shall cause such audits to be made.

Section 2. This act shall take effect upon its passage.

Approved February 25, 1916.

An Act relative to prosecutions under the law pro- Chap. 14 VIDING FOR WEEKLY PAYMENT OF WAGES.

Be it enacted, etc., as follows:

Section one hundred and thirteen of chapter five hundred 1900, 514, \$ 113. and fourteen of the acts of the year nineteen hundred and nine is hereby amended by striking out the words "The chief of the district police or an inspector of factories and public buildings", in the first and second lines, and inserting in place thereof the words: — The state board of labor and industries, — and by striking out the words "thirty days", in the fifth line, and inserting in place thereof the words: — three months, — so as to read as follows: — Sec-State board of labor and industries may dustries to make a complaint against any person for a violation of the lations of law provisions of the preceding section. Complaints for such providing for weekly payviolation shall be made within three months after the date thereof, and, on the trial, no defence for failure to pay as required, other than the attachment of such wages by the trustee process or a valid assignment thereof or a valid setoff against the same, or the absence of the employee from his regular place of labor at the time of payment, or an actual tender to such employee at the time of payment of the wages so earned by him, shall be valid. The defendant shall not set up as a defence a payment of wages after the bringing of the complaint. An assignment of future wages which are payable weekly under the provisions of this act shall not be valid if made to the person from whom such wages are to become due or to any person on his behalf or if made or procured to be made to another person for the purpose of relieving the employer from the obligation to pay weekly. The word "person" in this section shall "Person," term defined, include the corporations, contractors, persons and partnerships described in the preceding section.

Approved February 25, 1916.

An Act relative to the protection of upland plover $Chap. \ 15$ AND CERTAIN OTHER WILD BIRDS.

Be it enacted, etc., as follows:

Chapter four hundred and seventy-two of the acts of the 1910, 472, \$ 1, year nineteen hundred and ten is hereby amended by striking out section one and inserting in place thereof the folProtection of upland plover, wild pigeons, gulls and terns. lowing: — Section 1. Whoever takes or kills a Bartramian sandpiper, also called upland plover, a wood duck, a wild or passenger pigeon, a Carolina or mourning dove, a gull or a tern, shall be punished by a fine of not less than ten, nor more than fifty dollars for every bird so taken or killed. Whoever takes or kills a heath hen shall be punished by a fine of not less than twenty-five dollars nor more than one hundred dollars for every bird so taken or killed.

Approved March 1, 1916.

Chap. 16 An Act to change the method of voting in presidential primaries.

Be it enacted, etc., as follows:

1913, 835, § 140, amended.

Name of candidates for delegates, etc., to national conventions to be placed upon ballot in certain order.

llot in cern order.

Statement of preference, etc.

Return of

SECTION 1. Chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen is hereby amended by striking out section one hundred and forty and inserting in place thereof the following: — Section 140. The secretary of the commonwealth shall cause to be placed upon the official ballot for use in primaries at which delegates to national conventions of political parties are elected, under separate headings, and in the following order, the names of candidates for delegates at large, alternate delegates at large, district delegates, and alternate district The names of candidates appearing in nomination papers which contain nominations for all the places to be filled shall be placed first on said ballot, arranged in groups and in the same order as in the nomination papers. The names of candidates appearing in nomination papers which contain nominations for less than all the places to be filled shall follow, alphabetically arranged. The ballot shall also contain a statement of the preference, if any, of each candidate for delegate as to a candidate for nomination for president, provided that such statement appears in his nomination papers; but no such statement of preference by any candidate for delegate shall appear upon the ballot unless such candidate for nomination for president files his written assent thereto with the secretary of the commonwealth on or before five o'clock of the last day for filing nomination papers. Such assent may be communicated by telegraph or cable. Upon the receipt of the records of votes cast at presidential primaries, the city or town clerk or election commissioners shall forthwith canvass the same and make return thereof to the secretary of the commonwealth, who shall forthwith canvass such returns, determine the results thereof, and notify the successful candidates. SECTION 2. This act shall take effect upon its passage. Approved March 1. 1916.

An Act to abolish the state house building commission Chap. 17 AND TO TRANSFER ITS DUTIES TO THE STATE HOUSE COM-MISSION.

Be it enacted, etc., as follows:

SECTION 1. The state house building commission, es- State house building comtablished by chapter eight hundred and thirty of the acts mission of the year nineteen hundred and thirteen, is hereby abolished abolished abolished and the powers and duties pertaining to the said commission are hereby transferred to and vested in the state house commission. The members of the state house commission shall receive no compensation under this act.

Section 2. This act shall take effect upon its passage. Approved March 2, 1916.

An Act to require commissioners of insolvent estates Chap. 18 OF DECEASED PERSONS TO GIVE NOTICE TO THE ADMINIS-TRATOR OR EXECUTOR OF THE ESTATE AND TO THE HEIRS. LEGATEES OR DEVISEES OF THE DECEASED OF THE FILING OF RETURNS.

Be it enacted, etc., as follows:

SECTION 1. Section three of chapter one hundred and R. L. 142, § 3, etc., amended. forty-two of the Revised Laws, as amended by chapter one hundred and seventy-seven of the acts of the year nineteen hundred and eleven, is hereby further amended by inserting after the word "creditors", in the fifteenth line, the words: - and to the administrator of the estate or the executor of the will of the deceased, and to the heirs, legatees or devisees of the deceased,—so as to read as follows:—Sec-Commissioners tion 3. The commissioners shall be sworn before entering estates to examupon the performance of their official duties; they shall ine claims, etc. appoint convenient times and places for their meetings to receive and examine claims; and shall by mail or otherwise give to all known creditors at least seven days' written notice of the time and place of each meeting, and also such other notice thereof as the court shall order; and the executor or administrator shall, fourteen days at least before the first meeting, furnish to the commissioners the names and resi-



Notice that return is filed, etc. dences of all known creditors. At the expiration of the time allowed for the proof of claims, the commissioners shall make their return to the court. The commissioners shall mail post paid within seven days thereafter, or within such further time as the court may order, a notice in writing to all known creditors, and to the administrator of the estate or the executor of the will of the deceased, and to the heirs, legatees or devisees of the deceased, of the filing of said return, and shall, within thirty days after said notice, file in the registry of probate an affidavit of having given the same, with a copy thereof.

Section 2. This act shall take effect upon its passage.

Approved March 2, 1916.

Chap. 19 An Act relative to late entry of appeals from returns of commissioners of insolvent estates.

Be it enacted, etc., as follows:

R. L. 142, § 16, amended.

Late entry of appeals from returns of

ommissioners

of insolvent estates allowed in certain cases.

Section 1. Section sixteen of chapter one hundred and forty-two of the Revised Laws is hereby amended by inserting after the word "court", in the second line, the words: — or if the administrator of the estate or the executor of the will of the deceased, or if an heir, legatee, devisee or creditor who is dissatisfied with the allowance of a claim, so as to read as follows: — Section 16. If a person whose claim has been disallowed by the commissioners or by the probate court, or if the administrator of the estate or the executor of the will of the deceased, or if an heir, legatee, devisee or creditor who is dissatisfied with the allowance of a claim, omits, for cause other than his own neglect, to claim or prosecute his appeal as before provided, the supreme judicial court in any county, may, upon his petition filed within two years after the return of the commissioners and within four years after the date of the administration bond, allow him upon terms to enter and prosecute his appeal.

Section 2. This act shall take effect upon its passage.

Approved March 2, 1916.

Chap. 20 An Act relative to payments on account of taxes on real or personal property.

Be it enacted, etc., as follows:

1909, 490, § 19, Part II, etc., amended. Section nineteen of Part II of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, as amended by section two of chapter five hundred and ninety-

nine of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the words "within six months after such tax or assessments are due", in the fifth and sixth lines, and inserting in place thereof the words: - if the tax or assessments are upon real estate at any time up to the date when advertisements may be prepared for the sale of the same, and if it be a personal tax, at any time up to the date when a warrant or other process may be issued for the enforcement and collection of the same. and also by inserting after the word "tax", in the eighth line, the words: - The acceptance of any partial payment in accordance with the provisions of this act, shall not invalidate any demand made for a tax, prior to the acceptance of such partial payment: provided, however, that the amount stated in the demand was the amount due at the date when the demand was made, — so as to read as follows: - Section 19. After the delivery of a tax, including Payments on account of taxes assessments for betterments or other purposes but not in- on real or personal property. cluding a poll tax, to a collector for collection, the owner of the estate or person assessed or a person in behalf of said owner or person may, if the tax or assessments are upon real estate at any time up to the date when advertisements may be prepared for the sale of the same, and if it be a personal tax, at any time up to the date when a warrant or other process may be issued for the enforcement and collection of the same, tender to the collector not less than twenty-five per cent of the tax which shall be received, receipted for and applied toward the payment of the tax. The acceptance of any partial payment in accordance with the provisions of this act, shall not invalidate any demand made for a tax, prior to the acceptance of such partial payment: provided, however, that the amount stated in the demand Proviso. was the amount due at the date when the demand was made. If in any court it shall be determined that the tax Entry of is more than the amount so paid, judgment shall be entered judgment. for such excess and interest upon the amount thereof to the date of the judgment, and on the amount paid to the date of payment, with costs if otherwise recoverable. The part payment authorized by this section shall not affect a right of tender, lien or other provision of law for the recovery of the amount of such tax, or interest or costs thereon, remaining due, but if the part payment is more than the tax, as finally determined, the excess, without interest, shall be repaid to the person who paid it. Approved March 6, 1916.

Chap. 21 An Act to permit mutual liability insurance com-PANIES TO INSURE AGAINST DAMAGE BY STEAM-BOILER AND FLY-WHEEL EXPLOSIONS.

Be it enacted, etc., as follows:

Mutual liability companies may

Section 1. Mutual companies organized under the laws insure against of this commonwealth and authorized to transact manning damage by certain explosions. insurance may, with the approval of the insurance commissions insurance may, with the approval of the insurance commissions. sioner, also transact the business authorized by the fourth clause of section thirty-two of chapter five hundred and seventy-six of the acts of the year nineteen hundred and seven, and the amendments thereof.

Restriction.

Section 2. No policy shall be issued by a corporation formed as aforesaid until boiler insurance has been applied for to the amount of one million dollars upon not less than one hundred separate boiler risks.

Certain provisions not to apply.

Section 3. The provisions of section twenty of chapter five hundred and seventy-six of the acts of the year nineteen hundred and seven, and of any amendments thereof, authorizing a mutual boiler insurance company to insure in a single risk an amount not exceeding one fourth of its net assets shall not apply to the mutual companies designated in section one of this act.

SECTION 4. This act shall take effect upon its passage. Approved March 6, 1916.

Chap. 22 An Act to authorize co-operative banks to provide FOR AN ASSISTANT TREASURER.

Be it enacted, etc., as follows:

Co-operative banks may provide for an assistant treasurer.

Section 1. Subject to the approval of the bank commissioner, a co-operative bank incorporated under the laws of this commonwealth, may provide in its by-laws for an assistant treasurer, and for his election by either the shareholders or the board of directors. He shall have authority to perform any and all of the duties of the treasurer as provided in section eight of chapter six hundred and twentythree of the acts of the year nineteen hundred and twelve. SECTION 2. This act shall take effect upon its passage.

Approved March 6, 1916.

An Act to authorize cities and towns to appropriate Chap. 23 MONEY FOR CONDUCTING PROCEEDINGS RELATIVE PUBLIC SERVICE CORPORATIONS.

Be it enacted, etc., as follows:

SECTION 1. A city or town may appropriate money for Citica and the purpose of prosecuting or defending proceedings, however appropriate instituted, before a court, the public service commission, money for conducting certain the board of gas and electric light commissioners or any proceedings. other public board or commission exercising the same or similar powers, in all matters relative or incidental to the prescribing of rates or fixing of charges by public service corporations or the exercise of rights under their franchises. SECTION 2. This act shall take effect upon its passage.

Approved March 6, 1916.

An Act relative to the power of the public service Chap. 24 COMMISSION TO SUSPEND THE TAKING EFFECT OF PRO-POSED CHANGES IN RATES CHARGED BY COMMON CARRIERS.

Be it enacted, etc., as follows:

Section 1. Section twenty-one of chapter seven hundred amended. § 21, and eighty-four of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the word "six", in the eleventh line, and inserting in place thereof the word: — ten, — so as to read as follows: — Section 21. Public service commission Whenever the commission receives notice of any change or may suspend taking effect of changes proposed to be made in any schedule filed under the proposed changes in any schedule filed under the provisions of this act, it shall have power, either upon complaint or upon its own motion, and after notice, to hold a public hearing and make investigation as to the propriety of such proposed change or changes. Pending any such investigation and the decision thereon, the commission shall have power, by any order served upon the common carrier affected, to suspend the taking effect of such change or changes, but not for a longer period than ten months beyond the time when such change or changes would otherwise take effect. After such hearing and investigation, the commission may make such order in reference to any new rate, joint rate, fare, telephone rental, toll, classification, charge, rule, regulation or form of contract or agreement proposed, as would be proper in a proceeding initiated after the same has taken effect. At any such hearing involving Hearings, how

Hearings, how conducted.

any proposed increase in any rate, joint rate, fare, telephone rental, toll or charge, the burden of proof to show that such increase is necessary in order to obtain a reasonable compensation for the service rendered shall be upon the common carrier. If at a hearing involving any proposed decrease in any rate, joint rate, fare, telephone rental, toll or charge demanded by any common carrier, it shall appear to the commission that the said rate, joint rate, fare, telephone rental, toll or charge is insufficient to yield reasonable compensation for the service rendered, the commission shall have power to determine what will be the just and reasonable rate or rates, fare or fares, telephone rental or rentals, toll or tolls, charge or charges, to be thereafter observed in such case as the minimum to be charged, and to make an order that the common carrier complained of shall not thereafter demand, charge or collect any rate, fare, telephone rental, toll, or charge lower than the minimum so prescribed without first obtaining the consent of the commission, not to be given without a public hearing.

Section 2. This act shall take effect upon its passage.

Approved March 8, 1916.

Chap. 25 An Act relative to the open season on brook trout.

Be it enacted, etc., as follows:

Open season fixed for brook trout.

SECTION 1. Beginning with the year nineteen hundred and seventeen, the open season for the taking of brook trout shall begin on the fifteenth day of April and end on the first day of August.

Repeal.

Section 2. So much of section one of chapter three hundred and seventy-seven of the acts of the year nineteen hundred and nine, as amended by section one of chapter four hundred and sixty-nine of the acts of the year nineteen hundred and ten, as is inconsistent herewith, is hereby repealed.

Approved March 8, 1916.

Chap. 26 An Act to extend the authority of the bank commissioner relative to savings and loan associations.

Be it enacted, etc., as follows:

Authority of bank commissioner relative to savings and loan associations. The bank commissioner shall have the same powers and duties in respect to savings and loan associations which he now has or may hereafter have in respect to savings banks.

In the examination of such savings and loan associations inquiry shall be made as to the nature and resources of the association in general, its methods of conducting business, the actions of its officers, the investment of its funds, and as to whether the administration of its affairs is in compliance with its by-laws and the statutes. At each visitation, a To audit books, thorough examination and audit shall be made of the books, securities, cash, assets, liabilities, income and expenditures, including a trial balance of the shareholders' ledgers, for the period elapsed since the preceding examination. expense of such examination and audit shall be paid by the savings and loan association. The person in charge of the examination shall render to the commissioner a report of his findings, in such form as the commissioner may prescribe, and a copy thereof shall be rendered to the board of directors within ten days after the original has been submitted to the commissioner, together with a notice of the amount of the expense aforesaid which shall be due and payable within thirty days after the date of the notice. Upon the failure of any such savings and loan association to pay the said expense within the time prescribed herein, the bank commissioner shall report the facts to the attorney-general, who shall immediately bring an action for the recovery of the sum due. The commissioner shall annually make a To make report to the general court of such facts and statements annual report. relative to the said associations and in such form as he may consider that the public interest requires. The officers of every such association shall answer truly all inquiries made, and shall make all returns required by the commissioner. Approved March 8, 1916.

An Act relative to the taking of fish in the waters $Chap.\ 27$ OF HINGHAM HARBOR, WEYMOUTH BACK RIVER, HULL BAY AND ADJACENT WATERS.

Be it enacted, etc., as follows:

Section one of chapter three hundred and nine of the acts 1914, 300, \$ 1, of the year nineteen hundred and fourteen is hereby amended. by striking out the words "in Hingham Harbor, Hull Bay, Weymouth Back river", in the fourth and fifth lines, and inserting in place thereof the words: - in any waters southerly of a line drawn from the westerly point of Hull mainland at Windmill Point, so-called, to the most easterly point

Taking of fish in waters of Hingham Harbor, Wey-mouth Back river, etc.

Proviso.

Exemption.

of Peddock's island; thence following the easterly shore of Peddock's island at highwater mark to the most southerly point of said Peddock's island, thence across the Back channel, so-called, to the most northerly point of Hough's Neck, — so as to read as follows: — Section 1. No person shall set, draw, use, or attempt to set, draw, or use any net, seine, trap or other device for catching any fish by other than a naturally or artificially baited hook in any waters southerly of a line drawn from the westerly point of Hull mainland at Windmill Point, so-called, to the most easterly point of Peddock's island; thence following the easterly shore of Peddock's island at highwater mark to the most southerly point of said Peddock's island, thence across the Back channel, so-called, to the most northerly point of Hough's Neck, or in any cove, bay, inlet or tributary thereof: provided, that the selectmen of Hingham, Weymouth and Hull may, by joint action, grant permits for the purpose aforesaid within said waters, with such restrictions as, in their judgment, will prevent the same from constituting or causing a nuisance; and they may at any time revoke any such permit. The provisions of this act shall not prohibit the use of traps for the catching of lobsters.

Approved March 8, 1916.

Chap. 28 An Act to authorize the payment of benefits on in-STALMENTS UNDER POLICIES OF ACCIDENT INSURANCE.

Be it enacted, etc., as follows:

1910, 493, § 1, amended.

Paragraph 7 of section one of chapter four hundred and ninety-three of the acts of the year nineteen hundred and ten is hereby amended by adding at the end thereof the following: — But a policy may at the option of the insured provide that a benefit for a specific sum shall be payable in instalments, the number, amount and the time of payment whereof shall be stated in the policy, with a further statement of the time within which the first instalment shall be paid, which shall not exceed sixty days from the receipt of due proof of the claim, — so as to read as follows: — 7. A provision that the company will pay the benefits promised within not more than sixty days of the receipt by it of due proofs of death or disability. But a policy may at the option of the insured provide that a benefit for a specific sum shall be payable in instalments, the number, amount and the time of payment whereof shall be stated in the

Benefits may be paid on instalments under policies of accident insurance.

policy, with a further statement of the time within which the first instalment shall be paid, which shall not exceed sixty days from the receipt of due proof of the claim. Approved March 8, 1916.

An Act to provide for the issue of term bonds Chap. 29 TO COMPANIES TRANSACTING WORKMEN'S COMPENSATION INSURANCE.

Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and eighty-three of the 1015, 183 (G), General Acts of the year nineteen hundred and fifteen is hereby amended by striking out section two, and inserting in place thereof the following:—Section 2. Every such Foreign foreign insurance company shall, within sixty days after transacting the passage of this act, furnish a bond running to the com
compensation monwealth, with some surety company authorized to trans- insurance to furnish bond. act business in this commonwealth as surety, for such term and such amount and in such form and with such surety as may be approved by the insurance commissioner, the bond being conditioned upon the making by such company of the deposits required by section one of this act. The annual license of such a company shall not be issued or renewed until it has filed with the insurance commissioner a bond as aforesaid covering a future period at least as long as that covered by the license. In place of a bond as aforesaid the company may furnish other security, upon a like condition, satisfactory to the insurance commissioner.

Section 2. This act shall take effect upon its passage. Approved March 8, 1916.

An Act relative to lights on vehicles at night on Chap. 30 PUBLIC HIGHWAYS AND BRIDGES.

Be it enacted, etc., as follows:

Section one of chapter five hundred and seventy-eight of the otc., amended. acts of the year nineteen hundred and eleven, as amended by chapter one hundred and eighty-two of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "one", in each instance where it occurs in the fifth line, the words: - half an, - so as to read as follows: - Section 1. Every vehicle on wheels, All vehicles whether stationary or in motion, on any public highway highways, etc.,

to display lights between certain hours.

Previso.

or bridge, shall have attached to it a light or lights which shall be so displayed as to be visible from the front and the rear during the period from one half an hour after sunset to one half an hour before sunrise: provided, however, that this act shall not apply to any vehicle which is designed to be propelled by hand, or to any vehicle designed for the transportation, as its principal freight, of hay or straw while loaded with such freight.

Approved March 8, 1916.

Chap. 31 An Act to authorize the metropolitan park commis-SION TO SUMMON WITNESSES.

Be it enacted, etc., as follows:

R. L. 175, § 8, etc., amended.

Metropolitan

summon

witness

park commis-sion, etc., may

Section 1. Section eight of chapter one hundred and seventy-five of the Revised Laws, as amended by section one of chapter three hundred and twenty-eight of the acts of the year nineteen hundred and seven, and by section one of chapter eighty-five of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "Boston", in the eleventh line, the words: - or the metropolitan park commission, — so as to read as follows: — Section 8. Witnesses may be summoned to attend and testify and to produce books and papers at a hearing before a city council, or either branch thereof, or before a joint or special committee of the same or of either branch thereof, or before a board of selectmen or a board of police commissioners, or a fire commissioner or a board of fire commissioners, commissioner of public safety, or a school board, or a licensing board for the granting of licenses for intoxicating liquors, or a board of registrars of voters, or before the board of police or of election commissioners for the city of Boston, or the metropolitan park commission, at any hearing before them, as to matters within their authority; and such witnesses shall be summoned in the same manner, be paid the same fees and be subject to the same penalties for default, as witnesses before police, district and municipal Oath, by whom courts. The presiding officer of such council, or of either branch thereof, or a member of any such committee, board or commission may administer oaths to witnesses who appear before such council, or either branch thereof, or any such committee, board or commission, respectively.

Section 2. This act shall take effect upon its passage. Approved March 8, 1916.

An Act to authorize certain insurance companies to Chap. 32INSURE AGAINST LOSS OF SECURITIES AND DOCUMENTS BY BANKERS AND BROKERS.

Be it enacted, etc., as follows:

SECTION 1. Any company authorized to transact cor- Certain inporate suretyship, fidelity and burglary insurance in this surance companies may commonwealth, may insure in one contract a bank, banker, loss of securities investment broker, banking association or banking corporation against the loss of bills of exchange, notes, drafts, and brokers. bonds, securities, evidences of debt, deeds, mortgages, documents, currency and money, except loss thereof in the course of marine transportation, or of transportation by common carriers.

Section 2. This act shall take effect upon its passage. Approved March 8, 1916.

An Act relative to the salary of the stenographer Chap. 33 AND CLERK EMPLOYED BY THE TRUSTEES OF HOSPITALS FOR CONSUMPTIVES.

Be it enacted, etc., as follows:

SECTION 1. The salary of the stenographer and clerk Salary of coremployed by the trustees of hospitals for consumptives shall of hospitals for be fixed in accordance with the provisions of chapter six to be fixed hundred and five of the acts of the year nineteen hundred law. and fourteen. Chapter five hundred and ninety-two of the Repeal. acts of the year nineteen hundred and twelve is hereby repealed.

Section 2. This act shall take effect upon its passage. Approved March 13, 1916.

An Act relative to the taking of fish in the waters $\it Chap.~34$ OF COHASSET AND SCITUATE.

Be it enacted, etc., as follows:

Chapter four hundred and forty-nine of the acts of the 1912, 449, § 1, etc., amended. year nineteen hundred and twelve, as amended in section one thereof by chapter one hundred and twenty-four of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out said section one and inserting in place thereof the following: - Section 1. It shall Taking of fish be unlawful for any person to display torches or other light of Cohasset

Province

designed or used for the purpose of taking herring or other fish in any of the waters of Cohasset, Scituate and Marshfield, or in the waters of Duxbury and Plymouth harbors westerly of a line drawn from Pier Head to Saquish Head, or in the waters of the town of Kingston: provided, however. that the selectmen of the towns of Scituate, Marshfield, Duxbury, Kingston and Plymouth may grant permits for the display of torches or other light for the purposes aforesaid, within the limits of their respective towns as herein described, except that no permits shall be granted for the above named purposes in the waters of Scituate southwesterly of a line drawn from Little Black Rock to Gull island; and provided, further, that the selectmen of Cohasset and Scituate may grant permits for the display of torches or other lights for the purpose aforesaid in the waters lying southwesterly of the above mentioned line and in boats propelled by hand power only. Such permits may at any time be revoked and may be granted under such restrictions as in the judgment of said selectmen will prevent nuisances. Approved March 14, 1916.

Restrictions.

Chap. 35 An Act relative to the planting and cultivating of clams and quahaugs in the county of plymouth.

Be it enacted, etc., as follows:

Planting, etc., of clams and quahaugs in Plymouth county.

The selectmen of any town in the county of Section 1. Plymouth, except the towns of Plymouth, Kingston and Duxbury, which accepts the provisions of this act, may, by a writing under their hands, grant a license for such a term of years, not exceeding fifteen, as in their discretion they may deem for the public good, to any citizen of such town, to plant, cultivate and dig clams and quahaugs upon and in any flats and creeks in the town between mean high and mean low water mark, not, however, impairing the private rights of any person. The territory covered by any such license shall not exceed two acres for each clam or quahaug grant. The license may be assigned by the licensee to any person who is a citizen of the town, but only with the written consent of the selectmen. The said licenses shall be granted only to persons who intend in good faith to plant, cultivate and dig clams or quahaugs.

Shall not obstruct navigable waters.

Section 2. The licenses herein provided for shall not be granted if their exercise would materially obstruct navigable waters. No license shall be granted under this act until after a public hearing, notice of which shall have been given by posting in three or more public places in the town at least ten days before the hearing. Such notice shall state the date of the hearing, the name and residence of the applicant, the date of the filing of the application, and the location, area and description of the grounds applied for.

Section 3. The license shall describe by metes and Description, bounds the flats and creeks so appropriated, and shall be fee, etc. recorded by the town clerk before it shall have any force; and the licensee shall pay into the town treasury two dollars.

and to the town clerk fifty cents.

Section 4. The licensee and his heirs and assigns shall, Privileges. for the purposes aforesaid, have the exclusive use of the flats and creeks described in the license during the time specified therein, and may in an action of tort recover treble damages of any person who, without his or their consent, digs or takes clams and quahaugs from such flats or creeks during the continuance of the license.

SECTION 5. A town which accepts the provisions of this By-laws, etc. act may, at any annual meeting or at any special meeting called for the purpose, make such by-laws as the town may from time to time deem expedient, to protect and preserve the shellfisheries within the town: provided, always, Proviso. that such by-laws shall not infringe the laws of the commonwealth.

SECTION 6. If it appears to the selectmen that the Revoking of licensee, or his heirs or assigns, for a period of two years, has failed actually to use and occupy the grant for the purposes specified in the license, they may, after a public hearing, thirty days' notice of which shall be given to the licensee, revoke the license, and use of the territory shall revert to the town.

Section 7. Whoever takes any shellfish from the waters Penalty. of any town which accepts the provisions of this act in violation of any by-law established by the town, or of any provision of this act, shall for every such offence pay a fine of not less than five or more than ten dollars, and the costs of prosecution, and five dollars for every bushel of shellfish so taken.

SECTION 8. A plan of each grant made under this act Plan to be open shall be kept in the office of the selectmen, and shall be open inspection. to public inspection at all times.

SECTION 9. This act shall take effect in any town to Act to be sub-which it applies upon its acceptance by a majority of the voters, etc.

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voters of the town voting upon the question of its acceptance at any annual town meeting, or at any special town meeting called for the purpose, but for the purpose of authorizing said vote, it shall take effect upon its passage.

Approved March 14, 1916.

Chap. 36

An Act relative to the misuse of the flag.

Be it enacted, etc., as follows:

Certain publications exempted from "flag law." The provisions of chapter five hundred and seventy of the acts of the year nineteen hundred and fourteen shall not apply to publications issued solely for the purpose of giving information in relation to the flag, or to publications issued solely for the purpose of promoting patriotism or encouraging the study of American history; but no words, figures, designs or other marks of any kind shall be placed upon the flag or any representation thereof.

Approved March 14, 1916.

Chap. 37 An Act relative to the limitation of the capital stock of trust companies.

Be it enacted, etc., as follows:

R. L. 116, § 5, etc., amended.

Section 1. Chapter one hundred and sixteen of the Revised Laws, as amended in section five thereof by chapter four hundred and eighty-seven of the acts of the year nineteen hundred and seven and by chapter two hundred and six of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out said section five and inserting in place thereof the following: — Section 5. The capital stock of such corporation shall be not less than two hundred thousand dollars, except that in a city or town whose population numbers not more than one hundred thousand the capital stock may be not less than one hundred thousand dollars, divided into shares of the par value of one hundred dollars each; and except also that in towns whose population is not more than ten thousand the capital stock may be not less than fifty thousand dollars divided into shares of the par value of one hundred dollars each; and no business shall be transacted by the corporation until the whole amount of its capital stock is subscribed for and actually paid in, and no shares shall be issued until the par value of such shares shall have actually been paid in in

Capital stock of trust companies limited.

cash. Any trust company desiring to increase its capital Increase of capital stock to an amount greater than that fixed in its agreement how made. of association or beyond the amount which is paid in at the date of the passage of this act may, subject to the approval of the bank commissioner, increase its capital stock in the manner provided for the increase of capital stock of business corporations under the provisions of chapter four hundred and thirty-seven of the acts of the year nineteen hundred and three, and of acts in amendment thereof, relative to the increase of capital stock: provided, however, that no Proviso. such stock shall be issued by any trust company until the par value thereof shall be fully paid in in cash.

Section 2. Chapter one hundred and eighty-nine of Repeal. the acts of the year nineteen hundred and five is hereby repealed.

Section 3. This act shall take effect upon its passage. Approved March 14, 1916.

An Act relative to the payment to county treasurers Chap. 38 BY CLERKS OF COURTS OF INTEREST ON MONEY PAID INTO THE SUPERIOR COURT.

Be it enacted, etc., as follows:

SECTION 1. Except in the county of Suffolk, all money Payment of paid into the superior court shall be placed at interest, if interest on possible, by the clerks of courts, and the interest over and superior court. above the amount accumulated on pending cases shall be paid over to the county treasurer between the first and tenth days of January of each year, to be used for general county purposes.

SECTION 2. Interest which has accumulated on money Use of interest. already paid into the superior court, over and above the amount accumulated on pending cases, shall be paid over to the county treasurer between the first and the tenth days of June, nineteen hundred and sixteen, to be used for general county purposes.

Section 3. So much of any act as is inconsistent here- Repeal. with is hereby repealed.

Section 4. This act shall take effect upon its passage. (The foregoing was laid before the governor on the eighth day of March, 1916, and after five days it had "the force of a law", as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

Chap. 39 An Act relative to the payment of premiums on the bonds of court officers in the county of suffolk.

Be it enacted, etc., as follows:

Payment of premiums on bonds of certain court officers.

Act to be submitted to city council, etc.

SECTION 1. The county of Suffolk shall hereafter pay all premiums on the bonds of court officers or deputy sheriffs in attendance on the superior court in said county.

SECTION 2. This act shall take effect upon its acceptance by the city council of Boston.

Approved March 15, 1916.

[Accepted April 8, 1916.]

Chap. 40 An Act relative to employees in the insurance department of the commonwealth.

Be it enacted, etc., as follows:

1907, 576, § 5, etc., amended.

Employees in the insurance commissioner's office, how appointed, etc.

Vacancy in the office of insurance commissioner, how filled.

Section 1. Section five of chapter five hundred and seventy-six of the acts of the year nineteen hundred and seven, as amended by chapter two hundred and ninety-two of the acts of the year nineteen hundred and eleven, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 5. The commissioner may, with the approval of the governor and council, appoint, and with their consent remove, a first deputy commissioner at an annual salary of thirty-five hundred dollars, a chief examiner at an annual salary of three thousand dollars, an examiner at an annual salary of twenty-five hundred dollars, an actuary at an annual salary of twenty-five hundred dollars, an assistant actuary at an annual salary of two thousand dollars, and, at salaries subject to like approval, such additional deputies, examiners and inspectors as the service may require. He may employ in his department auditors, clerks and assistants at an expense not exceeding such amount as the general court may annually appropriate. In case of a vacancy in the office of commissioner, and during his absence or disability, the first deputy commissioner shall perform the duties of the office, or, in case of the absence or disability of such first deputy, the deputy commissioner who has been longest in the service of the insurance department. The insurance commissioner shall transmit forthwith to each register of probate and insolvency the names of all corporate surety companies as they become, or cease to be, qualified to do business in this commonwealth.

Section 2. Chapters one hundred and forty-nine, four Repeal. hundred and seven and six hundred and eighty-four of the acts of the year nineteen hundred and twelve are hereby repealed.

SECTION 3. This act shall take effect upon its passage. Approved March 15, 1916.

An Act to provide for the protection of flounders Chap. 41 IN WATERS ADJACENT TO BEVERLY AND MARBLEHEAD.

Be it enacted, etc., as follows:

SECTION 1. It shall be unlawful during the months of Protection of flounders February, March, April and May to catch any flounders in waters adjacent to in any fyke or gill net or to set such a net during said months Beverly and Marblehead. for the catching of flounders in any waters lying westerly of a line drawn from Hospital Point Light, so-called, in Beverly, to Peach's Point, so-called, in Marblehead.

SECTION 2. The harbor master of Salem shall have Enforcement. authority to enforce the provisions of this act as well as any other persons having such authority under the general laws or acting under authority of the board of commissioners on fisheries and game.

Section 3. Whoever violates any provision of this act Penalty. shall be punished by a fine not exceeding one hundred dollars, or by imprisonment for a term not exceeding three months, or by both such fine and imprisonment.

Approved March 15, 1916.

An Act relative to the registration and operation of $Chap.\ 42$ MOTOR VEHICLES OWNED BY NON-RESIDENTS RESIDING WITHIN FIFTEEN MILES OF THE BOUNDARIES OF THIS COMMONWEALTH.

Be it enacted, etc., as follows:

SECTION 1. Any person owning a motor vehicle who Registration, resides in an adjoining state within fifteen miles of the etc., of motor boundary line of this commonwealth and who has complied by certain non-residents. with the laws relative to motor vehicles and the operation thereof in the state in which he resides, may, upon application to the Massachusetts highway commission and the payment of a fee of two dollars, have such motor vehicle registered and may operate the same upon the highways of this commonwealth within fifteen miles of the boundary line of the state in which he resides, provided such state



grants similar privileges to residents of this commonwealth. The foregoing privilege shall be in addition to any rights or privileges granted to non-residents by the provisions of existing law.

Number plates to be furnished.

Section 2. The Massachusetts highway commission shall furnish at its office, without charge, to every person whose motor vehicle is registered as aforesaid, number plates of suitable design with a distinguishing number or mark thereon, which shall be displayed upon said motor vehicle in the manner now provided by law for the display of number plates.

Time of taking effect.

SECTION 3. This act shall take effect on the first day of July in the year nineteen hundred and sixteen.

Section 1. Section two hundred and fifty-one of chapter

Approved March 15, 1916.

Chap. 43 An Act to authorize cities and towns to lease voting machines.

Be it enacted, etc., as follows:

1913, 835, § 251, amended.

eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "purchase", in the fifth and seventeenth lines, the words: — or lease, — also by inserting after the word "purchased", in the twenty-first and twenty-third lines, the words: — or leased, — also by inserting after the word "purchasing", in the twenty-eighth line, the words: — or leasing, — so as to read as follows: — Section 251. The mayor and aldermen of a city, or the body corresponding thereto, or a town, may, at a meeting held at least thirty days before the primary or election at which the voting machines are to be used, determine upon and purchase, or lease, one or more voting machines approved as provided in section two hundred and forty-nine, and order the use thereof at primaries and elections of state, city or town officers in such city or town; and thereafter at all primaries and elections of state, city or town officers in that city or town. until otherwise ordered by the aldermen in a city, or the board corresponding thereto, and the selectmen in a town, said machines shall be used at primaries and for the purpose of voting for the officers to be elected at such elections and for taking the vote upon the question of granting licenses for the sale of intoxicating liquors and upon

Purchase, lease and use of voting machines.

In Boston, the other questions submitted to the voters. power to determine upon, purchase, or lease, and order the use of voting machines shall be vested in a board consisting of the election commissioners and the mayor; and the expense so incurred shall be deemed an expense of the election department of the city; and the machines so purchased, or leased, shall be used at primaries and elections in that city until otherwise ordered by said commissioners. Ma- How machines chines purchased, or leased, may be paid for either by appropriation, by the issue and sale of bonds, or by the issue and paid for. delivery of certificates of indebtedness or other negotiable obligations, of such amounts and payable at such times as shall be determined by the board or officers purchasing, or leasing, the machines.

Assing, the machines.

For polling places in which voting machines are to be No ballots, etc., to be furnished where machines used no ballot boxes or ballots shall be furnished.

SECTION 2. Section two hundred and fifty-six of chapter are used. eight hundred and thirty-five of the acts of the year nineteen amended. hundred and thirteen is hereby amended by inserting after the word "purchasing", in the tenth line, the words: - or leasing, - and by inserting after the word "purchase", in the fourteenth line, the word:—lease,—so as to read as follows:—Section 256. When voting machines or ballot Persons of whom machines boxes are purchased by the commonwealth or by a city or ballot boxes or town, the person or persons of whom the purchase is or leased to made shall give to the secretary of the commonwealth, etc. or city or town clerk, as the case may be, or in Boston to the election commissioners, a bond with sufficient sureties to keep such machines or ballot boxes in working order for two years. Such persons shall also give a bond with sufficient sureties, conditioned to defend and indemnify the commonwealth or cities and towns purchasing, or leasing, and using the machines or ballot boxes against any suit at law or in equity and for any expense, damage or inconvenience which they may incur or suffer by reason of any suit brought against them for infringement of patents or other rights, arising from the purchase, lease, or use of such machines or ballot boxes.

This act shall take effect upon its passage. Section 3. Approved March 15, 1916.

Chap. 44 An Act to authorize the commissioner of weights and measures to establish district offices.

Be it enacted, etc., as follows:

Commissioner of weights and measures may establish district offices. Section 1. District offices may be established by the commissioner of weights and measures in such places and on such terms as may be approved by the governor and council.

Section 2. This act shall take effect upon its passage.

Approved March 16, 1916.

Chap. 45 An Act relative to the state inspector of apiaries and to his deputies.

Be it enacted, etc., as follows:

1911, 220, § 1, amended.

Section 1. Section one of chapter two hundred and twenty of the acts of the year nineteen hundred and eleven is hereby amended by striking out the last two sentences and inserting in place thereof the following: — The inspector of apiaries, with the approval of the said board, may appoint such deputies as he may deem necessary. The inspector shall receive five hundred dollars annually for his services under this act, and his travelling and other necessary expenses, and may expend for office assistance such amount as may be necessary. Each of his deputies shall receive a sum not exceeding five dollars for each day of service, to be fixed by the inspector of apiaries with the approval of the said board, and his travelling and other necessary expenses. — so as to read as follows: — Section 1. The state board of agriculture shall annually appoint some person qualified by scientific training and practical experience in bee keeping to be state inspector of apiaries, who shall be responsible

State inspector of apiaries, appointment, duties, etc.

May appoint deputies.

Compensation.

neglect of duty or malfeasance in office. The inspector of apiaries, with the approval of the said board, may appoint such deputies as he may deem necessary. The inspector shall receive five hundred dollars annually for his services under this act, and his travelling and other necessary expenses, and may expend for office assistance such amount as may be necessary. Each of his deputies shall receive a sum not exceeding five dollars for each day of service, to be fixed by the inspector of apiaries with the

to said board for the performance of his duties under this act, and may be removed from office by said board for

approval of the said board, and his travelling and other necessary expenses.

Section 2. This act shall take effect upon its passage. Approved March 16, 1916.

An Act relative to the powers of the dairy bureau Chap. 46 AND TO THE SALARY OF THE SECRETARY OF THE STATE BOARD OF AGRICULTURE.

Be it enacted, etc., as follows:

SECTION 1. Section eleven of chapter eighty-nine of the R. L. 29, § 11, Revised Laws is hereby amended by striking out the words amended. "disseminate such information", in the seventeenth line, and inserting in place thereof the words: — take such action, — and by inserting after the word "thereof", in the eighteenth line, the words: - and improve the dairy industry, - and by inserting after the word "officer", in the nineteenth line, the words: - and secretary, - and by striking out all of the said section after the word "direction". in the twentieth line, so as to read as follows: - Section Powers of dairy 11. The dairy bureau of the board of agriculture shall bureau, etc. consist of three members of said board, one of whom shall annually, before the first day of July, be appointed by the governor, with the advice and consent of the council, for a term of three years, or for such shorter term as he may continue a member of the board. The governor may, at any time, terminate the service of any member of said bureau, and thereupon, or upon any member thereof ceasing to be a member of the board, he may appoint another member in his place. Each member of such bureau shall receive five dollars for each day of actual service and his travelling expenses, which shall be paid by the commonwealth out of the fund provided for in the following section. The bureau, under the general direction of the board of agriculture. shall inquire into the methods of making butter and cheese in creameries or cheese factories, investigate all dairy products and imitation dairy products bought or sold within the commonwealth, enforce the laws for the manufacture, transfer and sale thereof, and shall take such action as will tend to produce a better quality thereof and improve the dairy industry. The secretary of the board of agriculture shall be the executive officer and secretary of the bureau, subject to its control and direction.

R. L. 89, § 4, etc., amended.

Section 2. Section four of chapter eighty-nine of the Revised Laws, as amended by chapter one hundred and eighty-six of the acts of the year nineteen hundred and eleven, and by chapter two hundred and fifty of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the words "twenty-five hundred", in the third and fourth lines, and inserting in place thereof the words: — three thousand, — so as to read as follows: — Section 4. The board may appoint, and prescribe the duties of, a secretary, who shall receive an annual salary of three thousand dollars, and who, with the approval of the board, may employ a first clerk at an annual salary of eighteen hundred dollars, and may annually expend for other clerical service a sum not exceeding five thousand dollars. The secretary may arrange for lectures before the board, and may issue for general distribution such publications as he considers best adapted to promote the interests of agriculture; but the expense of such lectures and publications, unless otherwise provided for, shall be paid out of the appropriation for the dissemination of useful information in agriculture by the board.

Secretary of state board of agriculture, salary established.

Time of taking effect.

Section 3. This act shall take effect as of the first day of December in the year nineteen hundred and fifteen.

Approved March 17, 1916.

Chap. 47 An Act relative to loans and surrender values of LIFE INSURANCE POLICIES.

Be it enacted, etc., as follows:

Loans and surrender values of life insurance

policies regulated.

Proviso.

SECTION 1. No policy of life or endowment insurance providing for loans or surrender values, other than policies of industrial insurance, shall be issued or delivered in this commonwealth, unless it contains a provision that the company may, at its option, defer the granting of any loan, other than to pay premiums on policies in the company, and may, at its option, defer the granting of any surrender value, for a period not exceeding ninety days from the date of the application for such loan or surrender value: provided, that a foreign insurance company may issue in this commonwealth any policy containing provisions required by the laws of its own state respecting the deferring of loans or granting surrender values, and a domestic company may issue in other states policies which contain provisions relating to the deferring of loans or granting surrender values

required by the laws of such states.

SECTION 2. This act shall take effect on the first day of Time of taking effect. January, nineteen hundred and seventeen: but any life insurance company may insert in policies issued or delivered in this commonwealth after the passage of this act and prior to said date, the provision set forth in section one hereof. Approved March 21, 1916.

An Act relative to the sale of wild fruits, berries Chap. 48 AND FLOWERS.

Be it enacted, etc., as follows:

SECTION 1. Chapter sixty-five of the Revised Laws, as R. L. 65, § 15, amended. amended in section fifteen thereof by chapter three hundred and seventy-seven of the acts of the year nineteen hundred and five, and by chapter three hundred and forty-five of the acts of the year nineteen hundred and six, is hereby further amended by striking out all of said section fifteen and inserting in place thereof the following: — Section 15. Hawkers and pedlers may sell without a license books, newssell obtain and object the sell of the sel papers, pamphlets, fuel, provisions, ice, live animals, brooms, license. agricultural implements, hand tools used in making boots and shoes, wild or uncultivated fruits, and berries and wild flowers, and the products of their own labor or of the labor of their families, including among such products fruits and agricultural products, if such sale is not made in violation of an ordinance or by-law of the city or town. Cities and Cities and towns may towns may by ordinance or by-law not inconsistent with regulate males. the provisions of this chapter regulate the sale and exposing for sale by hawkers and pedlers of said articles, and may affix penalties for the violation of such regulations; and may require hawkers and pedlers of fruit and vegetables to be licensed, provided that the license fee does not exceed that prescribed by section nineteen of chapter sixty-five of the Revised Laws and amendments thereto for a license embracing the same territorial limits. But a person engaged Certain persons in the pursuit of agriculture who peddles fruits and vege- and vegetables, tables shall not be deemed a harden as modes and vegetables, tables shall not be deemed a hawker or pedler under the provisions of this chapter. Approved March 21, 1916.

Chap. 49 An Act relative to the membership of the state board OF AGRICULTURE.

Be it enacted, etc., as follows:

R. L. 89, § 1, etc., amended.

State board of

agriculture, membership,

Section 1. Chapter eighty-nine of the Revised Laws, as amended in section one thereof by section four of chapter one hundred and sixteen of the acts of the year nineteen hundred and two, is hereby further amended by striking out said section one and inserting in place thereof the following: - Section 1. The governor, ex officio, the president of the agricultural college, the state forester, the secretary of the state board of agriculture, the commissioner of animal industry, one person appointed by and from the state federation of county leagues and farm bureaus, one person appointed by and from the Massachusetts society for promoting agriculture, one person appointed by and from each agricultural society which receives an annual bounty from the commonwealth, and three other persons appointed by the governor, with the advice and consent of the council, shall constitute the state board of agriculture.

Section 2. This act shall take effect upon its passage. Approved March 21, 1916.

Chap. 50 An Act to prohibit the use of seines in essex river AND THE TRIBUTARIES THEREOF.

Be it enacted, etc., as follows:

Use of seines

Section 1. It shall be unlawful to use any kind of seine in Essex river, SECTION 1. It shall be described for the purpose of taking herring or other fish in the waters of Essex river or the tributaries thereof.

Penalty.

SECTION 2. Any violation of this act shall be punished for a first offence by a fine of not less than twenty-five or more than fifty dollars, or by imprisonment for not less than thirty or more than sixty days, or by both such fine and imprisonment, and for a second offence, by both such fine and imprisonment. Approved March 21, 1916.

Chap. 51 An Act to regulate the setting of fires in the open AIR.

Be it enacted, etc., as follows:

Setting of fires in open air regulated.

Section 1. It shall be unlawful within any city or town for any person to set, maintain or increase a fire in the open air between the first day of March and the first day of December except by written permission of the fire prevention commissioner for the metropolitan district within the said district, or of the forest warden or chief of the fire department in other cities and towns, or, in cities that have such an official, the fire commissioner: provided, that debris Provisos. from fields, gardens and orchards, and leaves and rubbish from yards may be burned on ploughed fields by the owners thereof, their agents or lessees; and provided, further, that persons above the age of eighteen years may set or maintain a fire for a reasonable purpose upon sandy land, or upon salt marshes or sandy or rocky beaches bordering upon tide water, if the fire is enclosed within rocks, metal or other non-inflammable material. In every case such a fire shall be at least two hundred feet distant from any sprout or forest land, and at least fifty feet distant from any building, and shall be properly attended until it is extinguished. The forest wardens in towns and officials performing the duties of forest wardens in cities shall cause public notice to be given of the provisions of this section and shall enforce the same. Whoever violates any provision of this section shall Penalty. be punished by a fine of not more than one hundred dollars. or by imprisonment for not more than one month, or by both such fine and imprisonment.

SECTION 2. The provisions of the preceding section Restrictions. shall not apply to fires which may be set, maintained or increased within the metropolitan district in accordance with regulations and methods approved by the fire prevention commissioner for the said district, nor to fires which may be set for the purpose of suppressing gypsy and brown tail moths in accordance with regulations and methods approved by the state forester, nor to fires set or increased within the limits of any public way by the employees of the commonwealth or of any county, city or town in the performance of public work.

SECTION 3. The state forester shall notify the forest Forest wardens to be notified. warden in every town and the official performing the duties of forest warden in every city in the commonwealth of the passage of this act.

SECTION 4. The state forester, the state fire warden or Cortain officials any duly authorized assistant of the state forester, forest arrests. wardens in towns and officials performing the duties of forest wardens in cities, or any duly appointed deputy forest warden may arrest without warrant any person found in

the act of setting, maintaining or increasing a fire in viola-

tion of the provisions of this act.

Repeals.

Section 5. Section twenty-four of chapter thirty-two of the Revised Laws, and chapter two hundred and nine of the acts of the year nineteen hundred and eight, as amended by chapter two hundred and forty-four of the acts of the year nineteen hundred and eleven and by sections three and four of chapter four hundred and nineteen of the acts of the year nineteen hundred and twelve are hereby repealed.

Approved March 21, 1916.

Chap. 52 An Act relative to fees for the registration of motor trucks owned by cities and towns.

Be it enacted, etc., as follows:

Fee for registration of motor trucks owned by cities and towns. Section 1. The fee for the registration of motor trucks owned by cities and towns of this commonwealth and used solely for municipal business shall, after the thirty-first day of December, nineteen hundred and sixteen, be two dollars.

Certain provisions not to apply.

Section 2. So much of section twenty-nine of chapter five hundred and thirty-four of the acts of the year nineteen hundred and nine, and the amendments thereof, as is inconsistent herewith shall not apply to the provisions hereof.

Approved March 21, 1916.

Chap. 53 An Act relative to the annual report of deaths required to be made to the state department of health by boards of health in certain towns.

Be it enacted, etc., as follows:

Act requiring certain annual reports to be made, repealed.

Section 1. Section twelve of chapter seventy-five of the Revised Laws, which requires certain annual reports to be made by boards of health in certain towns, is hereby repealed.

Section 2. This act shall take effect upon its passage.

Approved March 21, 1916.

Chap. 54 An Act relative to the retirement of teachers and other employees in training schools maintained under the direction of the board of education.

Be it enacted, etc., as follows:

Retirement of teachers, etc., in certain training schools. Section 1. All persons employed as teachers in training schools maintained and controlled by the board of education shall be considered as public school teachers for the purposes of chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen and acts in amendment thereof and in addition thereto, and such a teacher upon becoming a member of the Teachers' Retirement Association shall thereafter pay to the Teachers' Annuity Fund assessments based upon his total salary including the part paid by the commonwealth: provided, that Provino. the total assessments shall not exceed one hundred dollars in any one year. Such assessments shall be deducted in accordance with rules and regulations prescribed by the Nothing herein contained teachers' retirement board. shall apply to teachers regularly employed in the normal schools who devote some time to training school work, and are therefore subject to the provisions of chapter five hundred and thirty-two of the acts of the year nineteen hundred and eleven, and acts in amendment thereof and in addition thereto.

Section 2. Teachers now members of the association certain established by chapter five hundred and thirty-two of the teachers to have full acts of the year nineteen hundred and eleven and acts in amount of contributions. amendment thereof and in addition thereto, who, under the provisions of this act, become members of the retirement association established by chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen, and acts in amendment thereof and in addition thereto, shall have the full amount of their contributions, together with such interest as shall have been earned thereon, transferred in the manner prescribed by chapter one hundred and ninety-seven of the General Acts of the year nineteen hundred and fifteen.

All other persons employed in the training Employees of Section 3. schools maintained and controlled by the board of educa-commonwealth, tion in buildings owned by the commonwealth shall be considered employees of the commonwealth for the purposes of chapter five hundred and thirty-two of the acts of the year nineteen hundred and eleven, and acts in amendment thereof and in addition thereto. All other persons employed in the training schools maintained and controlled by the board of education in buildings not owned by the commonwealth shall not be considered employees of the commonwealth for the purposes of said act.

SECTION 4. This act shall take effect on the first day of Time of taking July, nineteen hundred and sixteen.

Approved March 21, 1916.

Chap. 55 An Act requiring local boards of health to notify THE STATE DEPARTMENT OF HEALTH OF CASES OF DANGER-OUS DISEASES.

Be it enacted, etc., as follows:

R. L. 75, § 52, etc., amended.

Section 1. Section fifty-two of chapter seventy-five of the Revised Laws, as amended by section one of chapter four hundred and eighty of the acts of the year nineteen hundred and seven, is hereby further amended by striking out the words "smallpox, diphtheria, scarlet fever or of any other", in the third line, and inserting in place thereof the word: — any, — by striking out the word "board", in the fourth and sixth lines, and inserting in place thereof the word: - department, - and also by striking out the words "the secretary thereof shall forthwith transmit a copy of such notice to the state board of charity", in the eighth and ninth lines, and inserting in place thereof the words: - upon request the state department of health shall forthwith certify any such reports to the state board of charity, — so as to read as follows: — Section 52. If the board of health of a city or town has had notice of a case of any disease declared by the state department of health to be dangerous to the public health therein, it shall within twenty-four hours thereafter give notice thereof to the state department of health stating the name and the location of the patient so afflicted, and upon request the state department of health shall forthwith certify any such reports to the state board of charity.

Local boards of health to notify state department of health of cases of dangerous

> Section 2. This act shall take effect upon its passage. Approved March 21, 1916.

Chap. 56 An Act to enable the metropolitan park commission TO EMPLOY POLICE OFFICERS FOR TEMPORARY SERVICE.

Be it enacted, etc., as follows:

Metropolitan park commis-sion may employ police officers for temporary

Provisos.

Section 1. The metropolitan park commission is authorized to appoint and employ as a call officer for temporary police duty on reservations and parkways under its control, any member of the reserve police force of any city or town within the metropolitan parks district, or any person on the list of the civil service commission as eligible for appointment to any such reserve police force: provided, that no such person shall so be employed for more than six months, in all, in any calendar year; and provided, also, that the assent of the chief of police of the city or town shall first be obtained for the employment of any member of the reserve police force of such city or town as herein provided. Employment by the said commission of any such reserve police officer shall not prevent his employment by the city or town in which he resides whenever his services may be required by the chief of police of the city or town.

SECTION 2. Any person appointed or employed in accord- Powers and duties. ance with the provisions of this act shall, while on duty, have all the powers and authority conferred upon police officers of the metropolitan park commission by section three of chapter one hundred and twenty-one of the acts of

the year eighteen hundred and ninety-seven.

SECTION 3. The metropolitan park commission may, at Retirement. the request of any such call officer, if in the judgment of said commission he is disabled for useful service as such call officer, retire him from active service and place him upon the pension roll; providing a physician selected by the commission certifies in writing that such officer is permanently disabled, either mentally or physically, and that by reason of injuries sustained through no fault of his in the actual performance of his duty as a call officer he is unable further to perform his duty as such officer: and every member so retired shall annually receive a pension equivalent to one half of what his annual compensation for continuous service throughout the year would have been at the rate of pay he received from said commission at the time when he received the injury.

SECTION 4. The provisions of section twenty-three of Certain provisions chapter nineteen of the Revised Laws, and of chapter three not to apply. hundred and fourteen of the acts of the year nineteen hundred and four shall not apply to the retirement of a police

officer employed under this act.

SECTION 5. If any officer employed under this act shall Annuities to widows and die from injuries received while in the discharge of his duty children. as an employee of the said commission, and shall leave a widow or, if no widow, any child or children under the age of sixteen years, a sum not exceeding six hundred dollars may be paid as an annuity to the widow so long as she remains unmarried, or for the benefit of the child or children so long as he or any one of them continue under the age of sixteen years, and the metropolitan park commission may, Commission to determine from time to time, determine the amount of such annuity amount of within the limits aforesaid.

Pensions and annuitie how paid.

Proviso.

Section 6. Pensions and annuities granted under this act and any expenses connected therewith shall be paid out of the appropriations for the Metropolitan Parks Maintenance Fund: provided, however, that such pensions, annuities and expenses shall not be paid out of any general appropriations made for the maintenance of lands, reservations or parkways under the care and control of said commission, but shall be provided for by specific appropriations for the purpose.

Section 7. This act shall take effect upon its passage. Approved March 21, 1916.

Chap. 57 An Act relative to claims of cities and towns for the CARE OF TUBERCULOSIS CASES.

Be it enacted, etc., as follows:

1911, 597, § 1, etc., amended.

Subsidy for cities and towns for care of tuber-culosis cases.

Time limit for approval of claims.

Section one of chapter five hundred and ninety-seven of the acts of the year nineteen hundred and eleven, as amended by section one of chapter six hundred and thirty-seven of the acts of the year nineteen hundred and twelve, is hereby further amended by striking out the said section and inserting in place thereof the following new section: - Section Every city or town which places its patients suffering from tuberculosis in a municipal or incorporated tuberculosis hospital in this commonwealth, or in a building or ward set apart by a municipal or incorporated hospital in this commonwealth for patients suffering from tuberculosis, shall be entitled to receive from the commonwealth a subsidy of five dollars a week for each patient who is unable to pay for his support, or whose kindred bound by law to maintain him, are unable to pay for the same; but a city or town shall not become entitled to this subsidy unless, upon an examination authorized or approved by the trustees of hospitals for consumptives, the sputum of such patients is found to contain bacilli of tuberculosis, nor unless the hospital building or ward is approved by said trustees, who shall not give such approval unless they have by authority of law, or by permission of the hospital, full authority to inspect the same at all times. Said trustees may at any They shall not approve time withdraw their approval. claims for subsidy hereunder for more than thirty days prior to the date when notice is mailed to them that a subsidy in any given case is claimed. Approved March 21, 1916.

An Act relative to the false stamping and labelling Chap.~58OF RECEPTACLES CONTAINING ARTICLES OF FOOD AND MIS-REPRESENTATION IN THE SALE OF FOOD PRODUCTS.

Be it enacted, etc., as follows:

Section twenty-four of chapter seventy-five of the Revised R. L. 75, § 24, Laws, as amended by chapter two hundred and thirty-six of the acts of the year nineteen hundred and five and by chapter three hundred and five of the acts of the year nineteen hundred and six, and by chapter seven hundred and ninety-five of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the said section and inserting in place thereof the following:—Sec-ponalty for false stamping, tion 24. Whoever falsely stamps or labels any cans, jars etc., of recoptor or other packages containing fruit or food of any kind, or ing articles permits such stamping or labelling, or, except as hereinafter provided, violates any provision of sections sixteen to twentyseven, inclusive, or sells or exposes for sale any meat or meat preparation, and falsely represents the same to be kosher, or as having been prepared in conformity with the orthodox Hebrew requirements; or falsely represents any food product or the contents of any package or container to have been so prepared, by having or permitting to be inscribed thereon the word "Kosher" in any language, shall be punished by a fine of not less than twenty-five or more than five hundred dollars; and whoever knowingly sells such goods so falsely stamped or labelled shall be punished by a fine of not less than ten or more than one hundred dollars.

An Act relative to the holding of annual town Chap. 59 MEETINGS.

Approved March 21, 1916.

Be it enacted, etc., as follows:

SECTION 1. Chapter two hundred and eighty-four of the 1915, 284 (G). General Acts of the year nineteen hundred and fifteen is hereby amended by striking out section one and inserting in place thereof the following new section: - Section 1. Any Date of cortain town, upon its acceptance of this act, may provide that annual town the election of town officers and the vote on the question of granting liquor licenses shall take place at any time within a week before or after the meeting held for the trans-

action of all other business. The time and place of holding the meeting for such election and vote shall be stated in the warrant for the annual town meeting, and all the meetings above mentioned, or any adjournment thereof, shall be deemed parts of the annual town meeting.

SECTION 2. This act shall take effect upon its passage.

Approved March 21, 1916.

Chap. 60 An Act relative to refunds to members of the teachers' retirement association who withdraw from the service of the public schools.

Be it enacted, etc., as follows:

1913, 832, § 7, amended.

Section 1. Section seven of chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen is hereby amended by striking out paragraph (2) and inserting in place thereof the following new paragraph:

— (2) If such withdrawal shall take place before six annual assessments have been paid, the total amount to which such member is entitled as determined by the retirement board under the provisions of this act may be paid to him in one

Withdrawal of members of teachers' retirement association.

1913, 832, § 7, amended.

sum.

chapter eight hundred and thirty-two is hereby amended by striking out the word "ten", in the first line, and inserting in place thereof the word:—six,—so as to read as follows:—(3) If such withdrawal shall take place after six annual assessments have been paid the amount so refunded shall be in the form of such annuity for life based on the contributions of such member, together with regular interest thereon, as may be determined by the retirement board according to its annuity tables, or in four annual instal-

Section 2. Paragraph (3) of section seven of said

Form of annuity, etc.

Section 3. This act shall take effect upon its passage.

Approved March 21, 1916.

Chap. 61 An Act relative to the penalty for taking, selling or having in possession short lobsters.

Be it enacted, etc., as follows:

ments, as such member may elect.

R. L. 91, § 88, etc., amended.

Section eighty-eight of chapter ninety-one of the Revised Laws, as amended by chapter three hundred and three of the acts of the year nineteen hundred and seven, is hereby further amended by inserting after the word "not", in the eighth line, the words: — less than two or, — and by adding

at the end thereof the words: — This act shall not apply to common carriers having lobsters in possession for the purpose of transportation, — so as to read as follows: — Section 88. Whoever sells or offers for sale or has in his Penalty for possession an uncooked lobster less than nine inches in or having in length, or a cooked lobster less than eight and three quarters lobsters. inches in length, measuring from the extremity of the bone protruding from the head to the end of the bone of the middle flipper of the tail of the lobster, extended on its back its natural length, shall forfeit not less than two or more than five dollars for every such lobster, one half to the use of the city or town in which the offence is committed and one half to the Commonwealth; and in all prosecutions under the provisions of this section any mutilation of a lobster, cooked or uncooked, which affects its measurement shall be prima facie evidence that the lobster is less than the required length and the possession of any lobster. cooked or uncooked, which is not of the required length shall be prima facie evidence to convict. This act shall Restriction. not apply to common carriers having lobsters in possession for the purpose of transportation.

Approved March 21, 1916.

An Act relative to the payment by cities and towns $Chap. \ \ 62$ OF BONDS ISSUED FOR WATER SUPPLY PURPOSES.

Be it enacted, etc., as follows:

Section 1. Section fourteen of chapter seven hundred 1913, 719, § 14. and nineteen of the acts of the year nineteen hundred and thirteen is hereby amended by adding at the end thereof the following: - provided, however, that in the case of bonds or notes issued in accordance with clause (2) of section six of this act the first of such annual payments shall be made not later than three years after the date of the bonds or notes issued therefor, — so as to read as follows: — Sec-Payment by cities and towns shall not issue any notes payable of bonds issued on demand, and they shall provide for the payment of all supply debts, except those incurred under the provisions of sections purpose three, four and nine, by such annual payments as will extinguish the same at maturity, and so that the first of such annual payments on account of any loan shall be made not later than one year after the date of the bonds or notes issued therefor, and so that the amount of such annual payments in any year on account of such debts, so far as

Proviso.

issued, shall not be less than the amount of principal payable in any subsequent year, and such annual amount, together with the interest on all debts, shall, without further vote, be assessed until the debt is extinguished: provided, however, that in the case of bonds or notes issued in accordance with clause (2) of section six of this act the first of such annual payments shall be made not later than three years after the date of the bonds or notes issued therefor.

1915, 85 (G), § 5, amended.

Section 2. Section five of chapter eighty-five of the General Acts of the year nineteen hundred and fifteen is hereby amended by adding at the end thereof the following: - provided, however, that the first of such annual payments on account of a loan incurred for the original construction or purchase of a water works system shall be made not later than three years after the date of the bonds or notes issued therefor, — so as to read as follows: — Section 5. Districts shall not issue any notes payable on demand, and they shall provide for the payment of all debts, except those incurred under the provisions of sections three and nine of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen, as amended, by such annual payments as will extinguish the same at maturity, and in such manner that the first of such annual payments on account of any loan shall be made not later than one year after the date of the bonds or notes issued therefor, and that the amount of the annual payment in any year on account of any such debt, so far as it may be issued, shall not be less than the amount of principal payable in any subsequent year; and such annual amounts, together with the interest on all debts, shall, without further vote, be assessed until the debt is extinguished: provided, however, that the first of such annual payments on account of a loan incurred for the original construction or purchase of a water works system shall be made not later than three years after the date of the bonds or notes issued therefor.

Certain
districts to
provide for
annual payments on notes.

Proviso.

SECTION 3. This act shall take effect upon its passage.

Approved March 21, 1916.

Chap. 63 An Act relative to the packing, grading and sale of apples.

Be it enacted, etc., as follows:

1915, 261(G), § 2, Section 1. Chapter two hundred and sixty-one of the General Acts of the year nineteen hundred and fifteen is

hereby amended by striking out section two and inserting in place thereof the following: — Section 2. The standard Grades of apples defined. grades of apples when packed or repacked in closed packages "Massachusetts Standard "Massachusetts Standard" within this commonwealth shall be as follows: — "Massa-Fancy." chusetts Standard Fancy" shall include only apples of one variety which are well matured specimens, hand-picked, above medium color for the variety, normal shape, of good and reasonably uniform size, sound, free from disease, insect and fungus injury, bruises and any other defects except such as are necessarily caused in the operation of packing, and shall be packed properly in clean, strong packages: provided, that apples of one variety which are Proviso. not more than three per cent below the foregoing specifications may be graded as "Massachusetts Standard Fancy".

"Massachusetts Standard A" shall include only apples "Massachusetts of one variety which are well matured specimens, properly Standard A.". packed, of medium color for the variety, normal shape, sound, practically free from disease, insect and fungus injury, bruises and other defects except such as are necessarily caused in the operation of packing: provided, that Proviso. apples of one variety which are not more than five per cent below the foregoing specifications may be graded as "Massachusetts Standard A".

"Massachusetts Standard B" shall include only apples "Massachusetts of one variety, which are well matured, properly packed, practically normal shape, practically free from disease, insect and fungus injury or any other defect that materially injures the appearance or useful quality of the apples, and which may be less than medium color for the variety: pro- Proviso. vided, that apples of one variety which are not more than ten per cent below the foregoing specifications may be graded as "Massachusetts Standard B".

"Ungraded". Apples not conforming to the foregoing "Ungraded." specifications of grade, or, if conforming, not branded in accordance therewith, shall be classed as ungraded and so branded.

Section 2. Section three of said chapter two hundred 1915, 261(G), § 3. and sixty-one is hereby amended by striking out the word "two", in the fifth line, and by inserting in place thereof the word: — five, — so as to read as follows: — Section 3. Other designation The marks indicating the grade, as above prescribed, may of grades. be accompanied by any other designation of grade or brand if such designation is not inconsistent with, or marked more

conspicuously on the package than, the mark or marks required by section five of this act.

1915, 261 (G), § 8, amended.

Section 3. Section eight of said chapter two hundred and sixty-one is hereby amended by adding at the end thereof the words:— or if the faced or shown surface gives a false representation of the contents of the package,— so as to read as follows:— Section 8. For the purposes of this act, apples packed in a closed package shall be deemed to be adulterated if their measure, quality or grade does not conform in every particular to the brand or mark upon or affixed to the package, or if the faced or shown surface gives a false representation of the contents of the package.

Adulterated apples, term defined.

1915, 261 (G), § 10, amended.

Cold storage apples. Section 4. Section ten of said chapter two hundred and sixty-one is hereby amended by striking out all of said section after the word "agriculture", in the fifth line, so as to read as follows: — Section 10. Apples which have been in cold storage shall not be sold or distributed, or offered or exposed for sale or distribution, in closed packages until they have been inspected in accordance with rules and regulations to be prescribed by the secretary of the state board of agriculture.

Approved March 22, 1916.

Chap. 64 An Act relative to the issue of securities by hydroelectric companies.

Be it enacted, etc., as follows:

Issue of stock, etc., by hydro-electric companies.

Section 1. An electric company which owns or operates an hydro-electric plant or plants may, subject to all provisions of law governing the issue of capital stock by electric companies, issue preferred stock to such amount, not exceeding twice the amount of the general or common stock then outstanding, as the board of gas and electric light commissioners may from time to time approve; and, in approving, under the provisions of section thirty-nine of chapter seven hundred and forty-two of the acts of the year nineteen hundred and fourteen, the issue of stock or bonds by an hydro-electric company which has thereto-fore issued and has outstanding stock or bonds for which the approval of said board was not required, the board may direct that such new stock or bonds shall bear some distinctive designation.

SECTION 2. This act shall take effect upon its passage.

Approved March 22, 1916.

An Act to increase the appropriation for the en- $Chap.\ 65$ FORCEMENT OF THE STATUTES RELATIVE TO EXPLOSIVES AND INFLAMMABLE FLUIDS AND COMPOUNDS.

Be it enacted, etc., as follows:

SECTION 1. Chapter four hundred and twenty-one of amended. 421, \$ 1, the acts of the year nineteen hundred and fourteen is hereby amended by striking out section one and inserting in place thereof the following:—Section 1. There shall annually Appropriation for enforcement be allowed and paid out of the treasury of the common-of statutes wealth, from the first day of December, nineteen hundred explosives, etc., and fifteen, a sum not exceeding two thousand seven hun-increased. dred and fifty dollars, to be expended by the chief of the district police for the employment of expert assistance to aid in the enforcement of the statutes relative to explosives and inflammable fluids and compounds.

Section 2. This act shall take effect upon its passage. Approved March 22, 1916.

An Act relative to the employment of certain minors Chap. 66 IN THE SUMMER SEASON.

Be it enacted, etc., as follows:

The second paragraph of section seventeen of chapter 1918, 770, § 17, amended. seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen is hereby amended by adding at the end thereof the following: - provided, however, that children who are over fourteen but under sixteen years of age and who do not possess such ability to read, write and spell in the English language as is required for the completion of the fourth grade of the public schools of the city or town in which they reside, may be granted an employment certificate good for the summer vacation, subject to all other provisions relating to the employment of children between fourteen and sixteen years of age, — so that said second paragraph will read as follows: - No such school Employment record shall be issued or accepted and no employment minors in the certificate shall be granted unless the child possesses the educational qualifications enumerated in section one of chapter forty-four of the Revised Laws as amended by section one of this act: provided, however, that children who Proviso. are over fourteen but under sixteen years of age and who do not possess such ability to read, write and spell in the

English language as is required for the completion of the fourth grade of the public schools of the city or town in which they reside, may be granted an employment certificate good for the summer vacation, subject to all other provisions relating to the employment of children between fourteen and sixteen years of age.

Approved March 22, 1916.

Chap. 67 An Act relative to the qualifications of physicians certifying to insanity.

Be it enacted, etc., as follows:

1909, 504, § 32, amended.

Section thirty-two of chapter five hundred and four of the acts of the year nineteen hundred and nine is hereby amended by adding at the end thereof the words: — except that one physician on the medical staff of the psychopathic department of the Boston state hospital who is duly qualified as hereinbefore provided, and who shall be designated by the state board of insanity, may sign certificates for the commitment of insane persons who have been admitted to that department for temporary care pending the determination of their insanity or as voluntary inmates, and who are to be committed to the Boston state hospital, but such physician, if a salaried officer of the said hospital, shall not be entitled to any fees, — so as to read as follows: — Section 32. A physician shall not make a certificate of insanity unless he makes oath that he is a graduate of a legally chartered medical school or college, that he has been in the actual practice of medicine for three years since his graduation and for three years last preceding the making of said oath, and that he is registered in accordance with the provisions of chapter seventy-six of the Revised Laws, nor unless his standing, character and professional knowledge of insanity are satisfactory to the judge. A physician who makes such certificate shall have examined the alleged insane person within five days of his signing and making oath to the certificate, and shall state therein that in his opinion such person is insane and a proper subject for treatment in a hospital for the insane, and the facts on which his opinion is based. A copy of the certificate, attested by the judge, shall be delivered with the insane person to the superintendent of the hospital or receptacle to which the person shall have been committed, to be kept on file with the order of commitment, and he shall forthwith transmit

Qualifications of physicians certifying to insanity.

Attested certificate to accompany in-

to the state board of insanity copies of such certificate, of the statement required by the provisions of section thirtythree and of the order of commitment. A certificate bearing Restrictions. date more than ten days prior to the commitment of any person alleged to be insane shall be void, and no certificate shall be valid or received in evidence if signed by a physician holding any office or appointment, other than that of consulting or advisory physician, in a hospital or receptacle for the insane to which such person is committed, except that one physician on the medical staff of the psychopathic department of the Boston state hospital who is duly qualified as hereinbefore provided, and who shall be designated by the state board of insanity, may sign certificates for the commitment of insane persons who have been admitted to that department for temporary care pending the determination of their insanity or as voluntary inmates, and who are to be committed to the Boston state hospital, but such physician, if a salaried officer of the said hospital, shall not be entitled to any fees. Approved March 22, 1916.

An Act relative to assessors in cities where assessors $Chap.\,\,$ 68ARE ELECTED.

Be it enacted, etc., as follows:

Section 1. Section sixteen of Part I of chapter two 1915, 267 (G), hundred and sixty-seven of the General Acts of the year amended, nineteen hundred and fifteen is hereby amended by inserting after the word "committee", in the third line, the words: — and assessors if assessors are elected by the people, — so as to read as follows: — Section 16. No primary or Certain cities caucus for municipal officers shall be held. Candidates primary or for mayor, city council and school committee, and assessors caucus for municipal if assessors are elected by the people, shall be nominated offices. in accordance with the provisions of section one hundred and ninety-eight of Part II of chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen.

SECTION 2. Section seventeen of Part I of the said 1915, 267 (G). Chapter two hundred and sixty-seven is hereby amended by amended. inserting after the word "councillors-elect", in the second and third lines, the words: — and assessors-elect, if such assessors are elected by the people, — so as to read as follows: - Section 17. On the first Monday in January at Cortain officials ten o'clock in the forenoon, the mayor-elect and the council- time, etc.

lors-elect, and assessors-elect, if such assessors are elected by the people, shall meet and be sworn to the faithful discharge of their duties. The oath may be administered by the city clerk or by any justice of the peace, and a certificate that such oath has been taken shall be entered on the journal of the city council. At any meeting thereafter the oath may be administered in the presence of the city council to the mayor, or to any councillor absent from the meeting on the first Monday in January.

Approved March 22, 1916.

Chap. 69 An Act to provide an additional assistant clerk and an additional court officer in the municipal court of the city of boston.

Be it enacted, etc., as follows:

Municipal
court of Boston
may appoint
a seventh assistant clerk,
etc.

Section 1. The clerk of the municipal court of the city of Boston for civil business may appoint, in the manner provided by section fifty-eight of chapter one hundred and sixty of the Revised Laws, a seventh assistant clerk, who shall receive a salary of seventeen hundred dollars annually.

R. L. 160, § 64, etc., amended.

Section 2. Section sixty-four of chapter one hundred and sixty of the Revised Laws, as amended by chapter three hundred and eighty-six of the acts of the year nineteen hundred and nine, is hereby further amended by striking out the word "three", in the fourth line, and inserting in place thereof the word: — four, — so as to read as follows: — Section 64. The justices of the municipal court of the city of Boston, or a majority of them, shall appoint officers for attendance upon the sessions of the court, not exceeding eight for criminal business and four for civil business, and may at any time remove said officers for a cause which is considered by the justices to be sufficient, and shall fill any vacancy which is caused by removal or otherwise. Such officers may serve the warrants, mittimuses, precepts, orders and processes of said court.

Justices of Boston municipal court may appoint court officers, etc.

Section 3. This act shall take effect upon its passage.

Approved March 23, 1916.

Chap. 70 An Act to increase the number of masters in chancery in the county of norfolk.

Be it enacted, etc., as follows:

R. L. 165, § 52, etc., amended. SECTION 1. Section fifty-two of chapter one hundred and sixty-five of the Revised Laws, as amended by chapter three

hundred and forty-eight of the acts of the year nineteen hundred and four, by chapter four hundred and eleven of the acts of the year nineteen hundred and fourteen, and by chapter three hundred and four of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting after the word "Worcester", in the sixth line, the words: — six in Norfolk, — so as to read as follows: —

Section 52. The governor, with the advice and consent Number of of the council, shall, as vacancies occur, appoint masters in chancery in chancery so that the number thereof in the several counties increased, etc. shall be twelve in Suffolk, eleven in Essex, eleven in Middlesex, seven in Worcester, six in Norfolk, and not more than five in any other county. They shall be sworn, and shall hold their offices for a term of five years, unless sooner removed by the governor and the council.

Section 2. This act shall take effect upon its passage. Approved March 23, 1916.

An Act to provide for further clerical assistance Chap. 71 IN THE MUNICIPAL COURT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The clerks of the municipal court of the Further clerical city of Boston for civil and criminal business may each assistance for Boston municexpend for clerical assistance such amounts, in addition to ipal court. those now allowed by law, as the justices of said court may from time to time determine to be necessary, all such increases to be subject to the approval of the county commissioners of the county of Suffolk.

Section 2. This act shall take effect upon its passage. Approved March 23, 1916.

An Act to provide that reports of impartial phy- Chap. 72 SICIANS SHALL BE ADMISSIBLE IN EVIDENCE IN PROCEED-INGS FOR THE COMPENSATION OF INJURED EMPLOYEES.

Be it enacted, etc., as follows:

SECTION 1. Section eight of Part III of chapter seven 1911, 751, Part III, § 8, hundred and fifty-one of the acts of the year nineteen hundred., amended. dred and eleven, as amended by section ten of chapter seven hundred and eight of the acts of the year nineteen hundred and fourteen, is hereby further amended by adding at the end thereof the words: - The report of the physician shall be admissible as evidence in any proceeding before the

Industrial accident board to appoint physicians to employees.

Report to be admissible as evidence in certain proceedings.

industrial accident board or a committee of arbitration. provided that the employee and insurer have seasonably been furnished with copies thereof, — so as to read as follows: — Section 8. The industrial accident board or any member thereof may appoint a duly qualified impartial examine injured physician to examine the injured employee and to report. The fee for this service shall be five dollars and travelling expenses, but the board may allow additional reasonable amounts in extraordinary cases, and the association shall reimburse the board for the amount so paid. The report of the physician shall be admissible as evidence in any proceeding before the industrial accident board or a committee of arbitration, provided that the employee and insurer have seasonably been furnished with copies thereof. Section 2. This act shall take effect upon its passage. Approved March 23, 1916.

Chap. 73 An Act to provide for sessions of the probate court IN THE COUNTY OF BRISTOL AT ATTLEBORO.

Be it enacted, etc., as follows:

1914, 88, § 1, amended.

Section one of chapter eighty-eight of the acts of the year nineteen hundred and fourteen is hereby amended by striking out the word "and", where it occurs the second time in the seventh line, and by adding at the end thereof the following: — and at Attleboro on the fourth Friday of January, March, May, June, September and November, so as to read as follows: - Section 1. The probate court for the county of Bristol shall be held at Fall River on the first Friday of January, April, July and October, on the third Friday of February, May and November, and on the second Friday of September; at New Bedford, on the first Friday of February, May, August and November, and on the third Friday of March, June and September; at Taunton on the first Friday of March, June, September and December; on the second Friday of January, February, March, April, May, June, October, November and December, and on the third Friday of January, April, October and December; and at Attleboro on the fourth Friday of January, March, May, June, September and November.

Sessions of the probate court for Bristol county.

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Approved March 23, 1916.

An Act relative to the granting of hunters' licenses Chap. 74 TO MINORS.

Be it enacted, etc., as follows:

SECTION 1. A hunter's license, under the provisions of Granting of chapter six hundred and fourteen of the acts of the year licenses to nineteen hundred and eleven and amendments thereof, shall not be granted to minors under eighteen years of age as a matter of right, but the clerk of any city or town may, in his discretion, issue a license to any such minor provided that the minor applies therefor in writing, and files a statement signed by his parents or guardian consenting to the granting of the license. The consent of the parents or guardian shall be preserved by the clerk as a part of the record of the case.

SECTION 2. Section seven of chapter six hundred and Repeal, etc. fourteen of the acts of the year nineteen hundred and eleven is hereby repealed, and so much of any other section of the said chapter as is inconsistent herewith shall not apply to the provisions of this act. Approved March 23, 1916.

An Act to prohibit the pledge, mortgage, sale, assign- Chap. 75 MENT OR TRANSFER OF PENSIONS GRANTED BY THE COM-MONWEALTH OR BY ANY COUNTY, CITY OR TOWN.

Be it enacted, etc., as follows:

Any pledge, mortgage, sale, assignment, or transfer here- Plodge, mortafter made of any right, claim, or interest in any pension of certain which has been, or may hereafter be granted by the com-hibited. monwealth or by any county, city or town, shall be void and of no effect, and any person who shall be a party to such pledge, mortgage, sale, assignment or transfer of any right, claim, or interest in any pension, or pension certificate, which has been, or may hereafter be granted or issued by the commonwealth or by any county, city or town. or who shall hold the same as collateral security for any debt or promise, or upon any pretext of such security or promise, shall be guilty of a misdemeanor, and upon con-Penalty. viction thereof shall be punished by a fine not exceeding one hundred dollars. Approved March 24, 1916.

Chap. 76 An Act relative to the transfer of prisoners from the state prison to the prison camp and hospital.

Be it enacted, etc., as follows:

R. L. 225, § 96, etc., amended.

Section 1. Section ninety-six of chapter two hundred and twenty-five of the Revised Laws, as amended by section one of chapter two hundred and forty of the acts of the year nineteen hundred and five, is hereby further amended by striking out the words "temporary industrial camp for prisoners", in the fourth line, and inserting in place thereof the words: — camp section of the prison camp and hospital. and from the state prison such prisoners other than those serving sentences for life as have shown by their conduct and disposition that they would be amenable to less rigorous discipline and would benefit from work in the open air, - so as to read as follows: - Section 96. They may remove prisoners from the Massachusetts reformatory, the state farm, and the jails and houses of correction to the camp section of the prison camp and hospital, and from the state prison such prisoners other than those serving sentences for life as have shown by their conduct and disposition that they would be amenable to less rigorous discipline and would benefit from work in the open air, and may, at any time, return them to the place of imprisonment from which they were removed.

prisoners from certain institutions to the prison camp and hospital.

Transfer of

SECTION 2. This act shall take effect upon its passage.

Approved March 24, 1916.

Chap. 77 An Act to authorize the massachusetts highway commission to discontinue a section of state highway in the towns of norwood and westwood.

Be it enacted, etc., as follows:

Massachusetts highway commission may discontinue section of certain state highway. Section 1. The Massachusetts highway commission is hereby authorized to discontinue as a state highway that part of Washington street in the towns of Norwood and Westwood between the points at which the said street intersects a new way laid out by the county commissioners of the county of Norfolk in the year nineteen hundred and twelve, by filing in the office of the clerk of the said commissioners and in the offices of the town clerks of Norwood and Westwood a certified copy of a plan showing the said part of the said street and of a certificate that it has been

discontinued as a state highway; and thereafter that part of the highway so discontinued shall be a county way. Section 2. This act shall take effect upon its passage. Approved March 27, 1916.

AN ACT RELATIVE TO THE SALE OF POISONS.

Chap. 78

Be it enacted, etc., as follows:

SECTION 1. Section two of chapter two hundred and R. L. 213, § 2, etc., amended. thirteen of the Revised Laws, as amended by chapter two hundred and sixty-three of the acts of the year nineteen hundred and twelve and by chapter five hundred and eighty-five of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the words "laudanum, McMunn's elixir, morphia or any of its salts", in the sixth and seventh lines, and by striking out the word "opium", in the seventh line, so as to read as follows: - Section 2. Whoever sells arsenic (arsenious acid), Sale of poisons atropia or any of its salts, chloral hydrate, chloroform, cotton root and its fluid extract, corrosive sublimate, cyanide of potassium, Donovan's solution, ergot and its fluid extract, Fowler's solution, oil of pennyroyal, oil of savin, oil of tansy, Paris green, Parson's vermin exterminator, phosphorus, prussic acid, "rough on rats", strychnia or any of its salts, tartar emetic, tincture of aconite, tincture of belladonna, tincture of digitalis, tincture of nux vomica. tincture of veratrum viride, compounds of fluorine, or carbolic acid, without the written prescription of a physician, shall affix to the bottle, box or wrapper containing the article sold a label of red paper upon which shall be printed in large black letters the name and place of business of the vendor and the words POISON and ANTIDOTE, and the label shall also contain the name of an antidote, if any, for the poison sold. He shall also keep a record of the name and quantity of the article sold and of the name and residence of the person or persons to whom it was delivered, which shall be made before the article is delivered and shall at all times be open to inspection by the officers of the district police and by the police authorities and officers of cities and towns; but no sale of cocaine or its salts shall be made except upon the prescription of a physician. Whoever neglects to affix such label to such bottle, Penalty. box or wrapper before delivery thereof to the purchaser or whoever neglects to keep or refuses to show to said officers

Record of sales.

Exemptions.

such record or whoever purchases any of said poisons and gives a false or fictitious name to the vendor shall be punished by a fine of not more than fifty dollars. The provisions of this section shall not apply to sales by wholesale dealers or manufacturing chemists to retail dealers, or to a general merchant who sells Paris green, London purple or other arsenical poisons in unbroken packages containing not less than one quarter of a pound, for the sole purpose of destroying potato bugs or other insects upon plants, vines or trees, except that he shall record each sale and label each package sold, as above provided. Nor shall the provisions of this section apply to sales of compounds containing not more than fifty per cent of sodium fluoride intended solely for the destruction of roaches, ants or other household insects when sold in sealed metal packages containing not less than one fourth of a pound plainly labelled in such a manner as to show the purposes for which the preparation is intended.

Section 2. This act shall take effect upon its passage.

Approved March 28, 1916.

Chap. 79 An Act relative to the use and management of public markets established by cities and towns.

Be it enacted, etc., as follows:

1915, 119 (G), amended.

SECTION 1. Chapter one hundred and nineteen of the General Acts of the year nineteen hundred and fifteen is hereby amended by adding at the end thereof the following section:—Section 3. Any city or town which maintains a public market or market place in accordance with the provisions of this act may make rules and regulations for the use and management thereof, subject to the approval of the secretary of the state board of agriculture, and may attach penalties for their violation.

Use and management of public markets by cities and towns.

SECTION 2. This act shall take effect upon its passage.

Approved March 29, 1916.

Chap. 80 An Act to extend the secrecy of the australian ballot to blind and other physically disabled voters.

Be it enacted, etc., as follows:

1913, 835, § 294, SECTION 1. Section two hundred and ninety-four of chapter eight hundred and thirty-five of the acts of the

year nineteen hundred and thirteen is hereby amended by striking out all after the word "by", in the seventh line, and inserting in place thereof the following: - any qualified voter whom the aforesaid voter may designate, — so as to read as follows: - Section 294. A voter who declares on Certain voters oath to the presiding officer that he had the right to vote sistance in on the first day of May in the year eighteen hundred and marking ballots. fifty-seven and cannot read, or that from blindness or other physical disability he is unable to prepare his ballot or register his vote upon a voting machine, shall be assisted in such marking or registering by any qualified voter whom the aforesaid voter may designate.

Section 2. This act shall take effect upon its passage. Approved March 29, 1916.

An Act relative to registration of voters.

Chap. 81

Be it enacted, etc., as follows:

Section fifty-two of chapter eight hundred and thirty-five 1913, 835, \$ 52, of the acts of the year nineteen hundred and thirteen is hereby amended by striking out the word "an", in the fourth line, and inserting in place thereof the words: - a primary or, - and by inserting after the word "next". in the eleventh line, the words: - primary or, - so as to read as follows: - Section 52. If a registered voter com- Illegal or incorplains to the registrars or election commissioners, in writing for primaries under oath in a city fourteen days at least, or in a town or elections. four days at least, before a primary or election or town meeting, that the complainant has reason to believe and does believe that a certain person by him therein named has been illegally or incorrectly registered, and setting forth the reasons for such belief, the registrars or election commissioners shall examine into such complaint, and if satisfied that there is sufficient ground therefor, they shall summon the person complained of to appear before them at a certain place and time before the next primary or election or town meeting to answer to the matters set forth in the complaint, and the substance of the complaint and a copy of this and the following section shall be set forth in the Service of the summons shall be made by an Service of officer qualified to serve civil or criminal process, not more summons. than fourteen nor less than two days before the day named for appearance, by delivering in hand a copy of the summons to the person therein summoned, or by leaving it at the

Service of summons. place of alleged illegal or incorrect registration, if no later residence of such person appears on the register, and in that event at such later residence if the officer finds that such person resides at such place or later residence, as the case may be, or if he was formerly there and has changed his residence, then by leaving it at the place to which he has moved, if it is within the officer's jurisdiction and can be ascertained by inquiry at such place or later residence; but if the officer cannot make personal service, and cannot ascertain the residence of the person complained of, the copy of the summons shall be left at such person's last residence, if any, known to the officer within his jurisdiction: and the officer shall return the summons to the registrars or election commissioners before the day named for appearance, with the certificate of his doings indorsed Approved March 29, 1916. thereon.

Chap. 82 An Act to exempt certain illiterate married women from compulsory attendance at evening schools.

Be it enacted, etc., as follows:

1913, 467, § 1, amended.

Certain illiterate married women exempted from compulsory attendance at ovening schools

Proviso.

Section 1. Section one of chapter four hundred and sixty-seven of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "age", in the second line, the words: — except married women, — so as to read as follows: — Section 1. Every illiterate minor between sixteen and twenty-one years of age, except married women, shall attend some public evening school in the city or town in which he resides for the whole time during which the public evening schools are in session: provided, that such city or town maintains a public evening school. Attendance at a public day school, or at a private school approved for the purpose by the school committee, shall exempt such minor from attending a public evening school. This act shall not affect any existing laws regarding the compulsory school attendance of illiterate minors or their employment, but shall be in addition to such laws.

SECTION 2. This act shall take effect upon its passage. (The foregoing was laid before the governor on the twenty-third day of March, 1916, and after five days it had "the force of a law", as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

An Act to provide for returns of property of Chap. 83 FOREIGN CORPORATIONS SITUATED WITHIN THE COMMON-WEALTH AND SUBJECT TO LOCAL TAXATION THEREIN.

Be it enacted, etc., as follows:

SECTION 1. Section fifty-four of Part III of chapter 1900, 490, 5 54, etc., amended. four hundred and ninety of the acts of the year nineteen hundred and nine, as amended by chapter one hundred and sixty-seven of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out all after the word "report", in the nineteenth line, and inserting in place thereof the following: - Every foreign corporation which has property within the commonwealth subject to taxation under the laws thereof, shall annually, between the first and tenth days of April, beginning in the year nineteen hundred and seventeen, prepare and file in the office of the tax commissioner a return, in such form and with such detail as the tax commissioner may prescribe, signed and sworn to by its treasurer, showing all its property, real and personal subject to local taxation within the commonwealth on the first day of April and the location and value thereof,—so as to read as follows:—Section 54. Certain foreign corporations shall annually, within thirty required to file annually. days after the date fixed for its annual meeting, or within certificate of thirty days after the final adjournment of said meeting, but not more than three months after the date so fixed for said meeting, prepare and file in the office of the secretary of the commonwealth, upon payment of the fee provided in section ninety-one of chapter four hundred and thirty-seven of the acts of the year nineteen hundred and three, a certificate signed and sworn to by its president, treasurer, and by a majority of its board of directors, showing the amount of its authorized capital stock, and its assets and liabilities as of a date not more than ninety days prior to said annual meeting, in such form as is required of domestic business corporations under the provisions of section forty-five of said chapter, and the change or changes, if any, in the other particulars included in the certificate required by section sixty of said chapter, made since the filing of said certificate or of the last annual report. Every foreign corporation Tax return. which has property within the commonwealth subject to taxation under the laws thereof, shall annually, between the first and tenth days of April, beginning in the year nineteen

condition.

Tax return.

hundred and seventeen, prepare and file in the office of the tax commissioner a return, in such form and with such detail as the tax commissioner may prescribe, signed and sworn to by its treasurer, showing all its property, real and personal subject to local taxation within the commonwealth on the first day of April and the location and value thereof. Section 2. This act shall take effect upon its passage. Approved March 30, 1916.

Chap. 84 An Act to provide for sittings of the superior court FOR THE COUNTY OF BRISTOL AT ATTLEBORO FOR PUR-POSES OF NATURALIZATION.

Be it enacted, etc., as follows:

Superior court for Bristol certain pur-

Section 1. Any sitting of the superior court held at county may sit New Bedford for the county of Bristol may adjourn and at Attleboro for sit at Attleboro for purposes of naturalization.

This act shall take effect upon its passage. Section 2. Approved March 31, 1916.

Chap. 85 An Act to define further the term "drug business." Be it enacted, etc., as follows:

1913, 705, § 1, amended.

Section one of chapter seven hundred and Section 1. five of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "sale", in the second line, the words: — or the keeping or exposing for sale of drugs, medicines, chemicals and poisons, except as otherwise provided in section twenty-three of chapter seventy-six of the Revised Laws, as amended by section one of chapter one hundred and seventy-two of the acts of the year nineteen hundred and ten, also the sale or the keeping or exposing for sale, — so as to read as follows: — Section 1. The term "drug business" as used in this act shall mean the sale or the keeping or exposing for sale of drugs, medicines, chemicals and poisons, except as otherwise provided in section twenty-three of chapter seventysix of the Revised Laws, as amended by section one of chapter one hundred and seventy-two of the acts of the year nineteen hundred and ten, also the sale or the keeping or exposing for sale of opium, morphine, heroin, codeine, or other narcotics, or any salt or compound thereof, or any preparation containing the same, or cocaine, alpha or beta

"Drug busi-ness," term defined.

eucaine, or any synthetic substitute therefor, or any salt or compound thereof, or any preparation containing the same, and the said term shall also mean the compounding and dispensing of physicians' prescriptions.

SECTION 2. This act shall take effect upon its passage. Approved March 31, 1916.

An Act relative to allowances to headquarters of Chap. 86 ORGANIZATIONS OF THE MILITIA.

Be it enacted, etc., as follows:

SECTION 1. Chapter six hundred and four of the acts 1908, 604, etc., of the year nineteen hundred and eight, as amended in section one hundred and seventy-seven by chapter four hundred and eighty-one of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out said section one hundred and seventy-seven and inserting in place thereof the following: — Section 177. There Allowances to shall annually be allowed and paid for postage, printing, of organisations stationery, and office incidentals: to each brigade headquarters, seventy-five dollars; to each regimental headquarters, three hundred dollars; to headquarters of the naval battalion, two hundred dollars; to headquarters of battalions of field artillery and squadrons of cavalry, fifty dollars; to first corps of cadets, one hundred dollars, and to each company, fifteen dollars. There shall annually be allowed and paid to each headquarters, department, corps and company the sum of two dollars for each enlisted man, excepting bandsmen not mustered, attached thereto or enrolled therein, not exceeding the maximum enlisted strength allowed by law, the amount so paid to be expended in the repair and alteration of uniforms, or in defraying the incidental military expenses of the several organizations. There shall annually be allowed and paid to each regimental, separate battalion, squadron, corps and each naval battalion headquarters, and each company, for the services of a company armorer or armorer for regimental, separate battalion, squadron, corps and naval battalion headquarters. who shall devote all necessary attention to the care of the arms, equipments, uniforms and quarters of the headquarters or company, the sum of one hundred and twentyfive dollars.

SECTION 2. This act shall take effect upon its passage. Approved March 31, 1916.

Chap. 87 An Act relative to registration of voters in the CITY OF BOSTON.

Be it enacted, etc., as follows:

1913, 835, § 46, etc., amended.

Section 1. Section forty-six of chapter eight hundred and thirty-five of the acts of the year nineteen hundred and

Male applicants for registration to present tax bill or certificate to regis-trars of voters.

In Boston to election com-missioners, etc.

thirteen, as amended by section six of chapter ninety-one of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting after the word "commissioners", in the thirteenth, twenty-second and forty-second lines, the words: — or assistant registrars, so as to read as follows: - Section 46. Every male applicant for registration, except in Boston, whose name has not been transmitted to the registrars as provided in section sixteen shall present a tax bill or notice from the collector of taxes, or a certificate from the assessors showing that he was assessed as a resident of the city or town on the preceding first day of April, or a certificate that he became a resident therein at least six months preceding the election at which he claims the right to vote, and the same shall be prima facie evidence of his residence. In Boston, if a male person, twenty years of age or upward, resident in said city on the first day of April, was not assessed, he shall in person present a statement in writing under oath to the election commissioners, or assistant registrars, at their principal office, who are hereby authorized to administer oaths for this purpose, that he was on the first day of April a resident of said city, giving his name, age, occupation and residence on the first day of April in the current year, and his residence on the first day of April in the preceding year. person, twenty years of age or upward, who becomes a resident of said city after the first day of April shall in person present a statement in writing under oath to the election commissioners, or assistant registrars, at their principal office, who are hereby authorized to administer oaths for this purpose, that he became a resident of said city at least six months immediately preceding the election at which he claims the right to vote, giving his name, age, occupation and residence, and the date when he so became a resident and his residence on the first day of April in the The board of election commissioners shall current year. forthwith transmit a copy of such statement to the police commissioner who shall detail an officer to verify the statement of the applicant as to residence, and shall report to the election commissioners within five days the result of the investigation of such officer. If the statement of the appliairue, name cant as to residence is found to be true, the election comunissioners shall place the name of the applicant on the list. voting list; otherwise the election commissioners shall forthwith notify the applicant to appear before them, and, if not satisfied that his statement is true, shall not place his name upon the voting list: provided, however, that no application Proviso. for registration under the provisions of this section shall be received by the election commissioners, or assistant registrars, later than the thirtieth day preceding a state or municipal election. In Boston the board of election commissioners shall furnish to the assessors a true and correct list of all applicants, male or female, for registration who are found to have resided in Boston on the first day of April, and the board of assessors shall assess such male persons for a poll tax.

Section 2. This act shall take effect upon its passage. . Approved March 31, 1916.

An Act relative to services rendered by pensioners Chap. 88 OR ANNUITANTS TO MUNICIPALITIES AND COUNTIES.

Be it enacted, etc., as follows:

Section one of chapter six hundred and fifty-seven of the 1913, 667, § 1, acts of the year nineteen hundred and thirteen is hereby amended amended by inserting after the word "county", in the second line, the words: — excepting teachers who are now receiving annuities not exceeding the sum of one hundred and eighty dollars per annum, — so as to read as follows: — Section 1. No person who now or hereafter receives a services pension or an annuity from any city or town or any county, pensioners of pensioners of the section of the sec excepting teachers who are now receiving annuities not ex- annuitants to municipalities ceeding the sum of one hundred and eighty dollars per and counties. annum, shall be paid for any service, except service as a juror, rendered by him to said city, town or county after the date of the first payment of such pension or annuity. Approved March 31, 1916.

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Chap. 89 An Act relative to decisions of the state board of CONCILIATION AND ARBITRATION IN REGARD TO STRIKES.

Be it enacted, etc., as follows:

1914, 347, § 5, amended.

state board of

arbitration in

regard to strikes.

Section five of chapter three hundred and forty-seven of the acts of the year nineteen hundred and fourteen is hereby amended by striking out the last sentence, and inserting in place thereof the following: — Upon the application of the employer, this question shall be determined by said board, but only after a full hearing at which all persons involved shall be entitled to be heard and be represented by counsel. The board shall give at least three days' notice of the hearing to the strikers and employees by publication in at least three daily newspapers published in the commonwealth, - so as to read as follows: — Section 5. The provisions of Decisions of the conciliation and this act shall cease to be operative when the state board of conciliation and arbitration shall determine that the business of the employer, in respect to which the strike or other labor trouble occurred, is being carried on in the normal and usual manner and to the normal and usual Upon the application of the employer, this question shall be determined by said board, but only after a full hearing at which all persons involved shall be entitled to be heard and be represented by counsel. The board shall give at least three days' notice of the hearing to the strikers and employees by publication in at least three daily newspapers published in the commonwealth.

Approved March 31, 1916.

Chap. 90 An Act to provide for compensating injured employees WHO ARE INCAPACITATED FOR MORE THAN TEN DAYS.

Be it enacted, etc., as follows:

1911, 751, Part II, § 4, etc., amended.

Compensation for injured employees incapacitated for more than ten days.

Section 1. Part II of chapter seven hundred and fiftyone of the acts of the year nineteen hundred and eleven, and acts in amendment thereof, is hereby amended by striking out section four and inserting in place thereof the following: - Section 4. No compensation shall be paid under this act for any injury which does not incapacitate the employee for a period of at least ten days from earning full wages, but if incapacity extends beyond the period of ten days, compensation shall begin on the eleventh day after the injury. When compensation shall have begun, it shall not be discontinued except with the written assent of the employee or the approval of the board, or a member thereof: provided, however, that such compensation shall be paid Proviso. in accordance with section ten of Part II of said chapter seven hundred and fifty-one, as amended by section five of chapter seven hundred and eight of the acts of the year nineteen hundred and fourteen, if the employee in fact earns wages at any time after the original agreement is filed.

SECTION 2. This act shall take effect on the first day of Time of taking effect. January in the year nineteen hundred and seventeen. Approved March 31, 1916.

An Act relative to nursery agents and to define the Chap. 91 POWERS OF THE STATE NURSERY INSPECTOR.

Be it enacted, etc., as follows:

SECTION 1. Section three of chapter five hundred and 1912, 507, § 3, amended. seven of the acts of the year nineteen hundred and twelve is hereby amended by striking out the words "desire to", in the second line, and by adding at the end thereof the words: — All persons except growers who sell, or who take or solicit orders for nursery stock shall be regarded as nursery agents for the purposes of this act, — so as to read as follows: — Section 3. Agents or other persons, excepting Nursery agents to be licensed. growers, who sell nursery stock shall make application to the state nursery inspector for an agent's license, and shall file with him the names and addresses of all persons or nurseries from which they purchase their stock. On receipt of such application, the state nursery inspector shall issue an agent's license, valid for one year, in such form and with such provisions as the state board of agriculture may prescribe. The license may be revoked at any time for failure to report the names and addresses of persons or nurseries from which stock is purchased, or for such other cause as may be deemed sufficient by the state nursery inspector and the secretary of the state board of agriculture. All persons Term "nursexcept growers who sell, or who take or solicit orders for defined. nursery stock shall be regarded as nursery agents for the purposes of this act.

Section 2. Section seven of said chapter five hundred 1912, 507, \$ 7, and seven is hereby amended by inserting after the word amended "treated", in the twentieth line, the words: — or destroyed,

Powers of state nursery inspector defined.

- so as to read as follows: — Section 7. The state nursery inspector, either personally or through his deputies, may inspect any orchard, field, garden, roadside or other place where trees, shrubs or other plants are growing out of doors, either on public or private land, which he may know or have reason to suspect is infested with the San José scale or any serious insect pest or plant disease, when in his judgment such pests or diseases are liable to cause financial loss to adjoining owners; and may serve written notice upon the owner, or owners, occupant or person in charge of trees, shrubs or other plants thus infested, of the presence of such pests or plant diseases, with a statement that they constitute a public nuisance, together with directions to abate the same, giving the methods of treatment for the abatement thereof, and stating a time within which the nuisance must be abated in accordance with the methods given in the notice. If the person or persons so notified shall refuse or neglect so to treat or destroy such trees. shrubs or other plants within the time prescribed, the state nursery inspector may cause such property to be so treated, or destroyed, and may employ all necessary assistants for this purpose, and such assistants shall have the right to . enter upon any public or private property, if such entry is necessary for this purpose. Upon the completion of said treatment the state nursery inspector shall certify in writing to the owner or person in charge of the treated property the amount of the cost of such treatment, and if this be not paid to the secretary of the state board of agriculture within ninety days thereafter, the same may be recovered by suit, together with the costs of suit.

Refusal or neglect to treat trees, etc.

Recovery of cost.

1912, 507, § 9, amended.

Powers of the secretary of the state board of agriculture as to certain appeals.

Section 3. Section nine of said chapter five hundred and seven is hereby amended by inserting after the word "treated", in the thirteenth line, the words:—or destroyed,—so as to read as follows:—Section 9. When the secretary of the state board of agriculture has heard an appeal and has rendered a decision that the action of the state nursery inspector from which the appeal was taken is sustained, the state nursery inspector shall notify in writing the owner or owners, occupant or person in charge of the trees, shrubs, or other plants concerned, of the decision of the secretary, and shall direct him or them within a given time to treat or destroy the trees, shrubs or other plants in accordance with a method prescribed in the notice. If the person or persons so notified shall refuse or neglect so to

treat or destroy such trees, shrubs or other plants within the time prescribed, the state nursery inspector may cause such property to be so treated, or destroyed, and the cost of the treatment to be collected as provided in section seven of this act.

Section 4. For the investigation and suppression of the Amount to be white pine blister rust there may be expended under the ertain investidirection of the state board of agriculture during the year gation, etc. nineteen hundred and sixteen a sum not exceeding ten thousand dollars, and any unexpended balance of this sum remaining at the end of the fiscal year nineteen hundred and sixteen may be expended in the fiscal year nineteen hundred and seventeen.

SECTION 5. Chapter one hundred and sixty-one of the 1915, 161'(G), General Acts of the year nineteen hundred and fifteen is hereby amended by striking out section two and inserting in place thereof the following new section: - Section 2. Said chapter five hundred and seven is hereby further amended by inserting after section seventeen the following new section: - Section 18. Every person, firm or corpora- Certain fruits tion, except common carriers, who shall receive, bring or to be held for inspection. cause to be brought into the state from such states, provinces or countries as may be designated by the secretary of the state board of agriculture, any fruits grown on plants, shrubs or trees of kinds which also grow out of doors in this state, shall immediately after the arrival thereof notify the state nursery inspector of such arrival and hold the same until they have duly been inspected.

Section 6. This act shall take effect upon its passage. Approved April 3, 1916.

An Act relative to the powers of the public service Chap. 92 COMMISSION IN RESPECT TO THE CHARGES OF RAILROAD CORPORATIONS.

Be it enacted, etc., as follows:

Section 1. Section twenty-two of chapter seven hun- 1913, 784, § 22, dred and eighty-four of the acts of the year nineteen hundred amended and thirteen is hereby amended by adding at the end thereof the words: — Whenever complaint has been made to the commission concerning any rate, fare or charge demanded public service and collected by any railroad corporation for any service commission in respect to hereafter performed and the commission has found after respect to charges of

railroad corporations.

Proviso.

hearing and investigation that an unjustly discriminatory rate, fare or charge has been collected for any service, the commission may order the railroad corporation which has collected the same to make due reparation to the person who has paid the same, with interest from the date of the payment of such unjustly discriminatory amount: provided, however, that such order of reparation shall cover only payments made within two years before the date of filing the petition seeking to have reparation ordered. Such order may be made without formal hearing whenever the railroad corporation affected shall assent in writing thereto, or file or join in a petition therefor, but in no case shall any such order be made until the commission shall be satisfied by such investigation as may be necessary that the rate, fare or charge collected was in fact unjustly discriminatory.

Section 2. This act shall take effect upon its passage.

Approved April 3, 1916.

Chap. 93 An Act to authorize the metropolitan water and sewerage board to make improvements at the ward street pumping station in the city of boston.

Be it enacted, etc., as follows:

Metropolitan water and sewerage board may install pumping engine, etc., at Ward street pumping station. Metropolitan Sewerage Loan. SECTION 1. The metropolitan water and sewerage board is hereby authorized to install a pumping engine and two boilers and the necessary connections at the Ward street pumping station in the city of Boston.

Section 2. To meet the expenses incurred under the provisions of this act the treasurer and receiver general shall issue from time to time, in the name and behalf of the commonwealth and under its seal, and in addition to the amount of such bonds heretofore authorized for the construction of the south metropolitan sewerage works, bonds designated on the face thereof, Metropolitan Sewerage Loan, to an amount not exceeding forty thousand dollars.

Certain provisions to apply.

Section 3. The provisions of chapter four hundred and twenty-four of the acts of the year eighteen hundred and ninety-nine, and of all acts in amendment thereof and in addition thereto, shall apply, so far as applicable, to the indebtedness authorized by this act and to all proceedings hereunder.

Section 4. This act shall take effect upon its passage.

Approved April 3, 1916.

An Act to exclude dudley pond in the town of way- Chap. 94 LAND FROM THE METROPOLITAN WATER SYSTEM.

Be it enacted, etc., as follows:

SECTION 1. The metropolitan water and sewerage board Dudley pond in Wayland may close and terminate the existing connection between excluded from Lake Cochituate and Dudley pond in the town of Wayland, metropolitan water system. and may transfer and release to said town all interest in and control over the waters of said pond. Thereafter Dudley pond shall not be used as a source of water supply by the metropolitan water district or by any city or town, nor shall it be allowed to overflow into Lake Cochituate or be connected with the water supply of said district or of any city or town, and the pond shall be subject to the control and regulation of the town of Wayland which is hereby authorized to impose penalties for the violation of any regulations made by said town in respect to the said pond.

SECTION 2. This act shall take effect upon its passage. Approved April 3, 1916.

An Act relative to co-operative courses in public Chap. 95 SCHOOLS AND TO EMPLOYMENT OF PUPILS IN CO-OPERATING AGENCIES.

Be it enacted, etc., as follows:

Section 1. Section seventeen of chapter five hundred 1900, 514, \$ 17. and fourteen of the acts of the year nineteen hundred and nine, as amended by chapter two hundred and forty-one of the acts of the year nineteen hundred and eleven, and by chapter one hundred and ninety-one of the acts of the year nineteen hundred and twelve, is hereby further amended by adding at the end thereof the following: — "Co-operative courses" shall mean courses approved as such by the public schools, in term defined. board of education and conducted in public schools in which technical or related instruction is given in conjunction with practical experience by employment in a co-operating factory, manufacturing, mechanical or mercantile establishment or workshop.

Section 2. Section fifty-seven of said chapter five 1909, 514, \$ 57 hundred and fourteen, as amended by section fifteen of etc., amended. chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen, is hereby further

amended by inserting after the word "certificate", in the

Employment of children in factories, etc.

Provisos.

1909, 514, § 66, etc., amended.

eighteenth line, the words: - and, provided, further, that pupils in co-operative courses in public schools, as defined in section seventeen of this act, may be employed by any co-operating factory, manufacturing, mechanical or mercantile establishment or workshop upon securing from the superintendent of schools a special certificate covering this type of employment, — so as to read as follows: — Section 57. No child between fourteen and sixteen years of age shall be employed or be permitted to work in, about or in connection with any factory, workshop, manufacturing, mechanical or mercantile establishment unless the person, firm or corporation employing such child procures and keeps on file accessible to the attendance officers of the city or town, to agents of the board of education, and to the state board of labor and industries or its authorized agents or inspectors. the employment certificate as hereinafter provided issued to such child, and keeps a complete list of the names and ages of all such children employed therein conspicuously posted near the principal entrance of the building in which such children are employed: provided, however, that children who are over fourteen but under sixteen years of age shall be permitted to work in mercantile establishments on Saturdays between the hours of seven in the morning and six in the evening, without such certificate; and, provided, further, that pupils in co-operative courses in public schools, as defined in section seventeen of this act, may be employed by any co-operating factory, manufacturing, mechanical or mercantile establishment or workshop upon securing from the superintendent of schools a special certificate covering this type of employment. On termination of the employment of a child whose employment certificate is on file. said certificate shall be returned by the employer within two days after said termination to the office of the superintendent of schools from which it was issued.

Section 3. Section sixty-six of said chapter five hundred and fourteen, as amended by section twenty-three of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "establishment". in the fourth line of the first paragraph, the words: - except as provided for pupils in co-operative courses, approved as such by the board of education and conducted in public schools, — so that the first paragraph shall read as follows: - Section 66. No child who is over sixteen and under Educational twenty-one years of age shall be employed in a factory, workshop, manufacturing, mechanical or mercantile establishment, except as provided for pupils in co-operative courses, approved as such by the board of education and conducted in public schools, unless his employer procures and keeps on file an educational certificate showing the age of the child and his ability or inability to read and write as hereinafter provided. Such certificates shall be issued by the person authorized by this act to issue employment certificates.

Section 4. This act shall take effect upon its passage. Approved April 3, 1916.

An Act to authorize the metropolitan park commis- Chap. 96 SION TO PROVIDE FOR THE DISPOSAL OF SEWAGE FROM THE RIVERSIDE RECREATION GROUNDS.

Be it enacted, etc., as follows:

SECTION 1. The metropolitan park commission is au- Disposal of thorized to connect the sewerage system of the Riverside the Riverside the Riverside recreation grounds, so-called, situated on the westerly side grounds. of Charles river in the town of Weston, with the sewerage system of the city of Newton, at such point and upon such terms as may be agreed upon by said commission and city. All sewage so received may be discharged into the south metropolitan sewerage system, provided that the terms aforesaid are approved by the metropolitan water and sewerage board, and that such further provisions as the said board may deem necessary or proper are complied with.

Section 2. This act shall take effect upon its passage. Approved April 3, 1916.

An Act relative to the annual report of the state Chap. 97 FORESTER.

Be it enacted, etc., as follows:

SECTION 1. Section five of chapter four hundred and 1904, 400, 55. nine of the acts of the year nineteen hundred and four is hereby amended by striking out all after the word "office", in the seventh line, so as to read as follows: - Section 5. State forester to The state forester shall annually, on or before the thirty-report. first day of December, make a written report to the general

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court of his proceedings for the year ending on the thirty-first day of December, together with such recommendations as he may deem proper, and with a detailed statement of the receipts and expenditures incident to the administration of his office.

Time of taking

SECTION 2. This act shall apply to the report for the year nineteen hundred and fifteen.

Approved April 3, 1916.

Chap. 98 An Act to ascertain and carry out the will of the people relative to the calling and holding of a constitutional convention.

Be it enacted, etc., as follows:

Will of people as to calling and holding constitutional convention to be ascertained.

Section 1. For the purpose of ascertaining the will of the people of the commonwealth with reference to the calling and holding of a constitutional convention, the secretary of the commonwealth shall cause to be placed on the official ballot to be used at the next annual state election the following question: — "Shall there be a convention to revise, alter or amend the constitution of the commonwealth?" The votes upon said question shall be received, sorted, counted, declared and transmitted to the secretary of the commonwealth, laid before the governor and council, and by them opened and examined, in accordance with the laws relating to votes for state officers so far as they are The governor shall, by public proclamation, on or before the first Wednesday in January next, make known the result by declaring the number of votes in the affirmative and the number in the negative: and if it shall appear that a majority of said votes is in the affirmative, it shall be deemed and taken to be the will of the people that a convention be called and held to revise, alter or amend the constitution, and in his proclamation the governor shall call upon the people to elect delegates to the convention, at a special election to be held in all the cities and towns of the commonwealth on the first Tuesday in May in the year nineteen hundred and seventeen.

Governor's proclamation.

Delegates, number, manner of election, etc. Section 2. The number of delegates to be elected to the convention shall be three hundred and twenty, of whom sixteen shall be elected at large, sixty-four by the sixteen congressional districts, to wit, four by each district, and two hundred and forty by the legislative representative districts of the commonwealth, each district having the same number of delegates as it is then entitled to elect

representatives to the general court.

SECTION 3. Nomination of candidates for the office of Nomination of candidates, delegate to the constitutional convention shall be made by without designations. nomination papers without party or political designation which shall be signed in the aggregate by not less than twelve hundred voters for each candidate at large, by not less than five hundred voters for each candidate for delegate from a congressional district, and by not less than one hundred voters for each candidate for delegate from a legislative representative district. Said papers shall be filed on Date of filing or before five o'clock in the afternoon on the first Tuesday in March in the year nineteen hundred and seventeen. No person shall be a candidate for delegate in more than one district, or both in a district and at large. If nomination papers for more than one nomination for delegate are filed in behalf of a candidate, and if, within seventy-two hours after five o'clock in the afternoon of the first Tuesday in March aforesaid, he withdraws all but one nomination, the remaining nomination shall be valid. No person shall be a candidate for delegate from a legislative representative district in which he does not reside.

SECTION 4. If in the commonwealth at large, or in any Non-partisan primary, conditions, etc. papers equals or exceeds three times the number to be elected delegates as provided by section two, a non-partisan primary shall be held in the commonwealth, or in such district, on the first Tuesday of April in the year nineteen hundred and seventeen. At such primary, twice the number of persons to be elected delegates shall be chosen from those nominated by nomination papers, and those so chosen shall be deemed nominated as candidates for delegate, and their names only shall appear on the ballot at said special election. The provisions of section five of this act shall, so far as is consistent herewith, apply to the primaries provided for by this section.

SECTION 5. At the special election to be held under the Number of delegates to be provisions of section one, every person then entitled to vote voted for. for state officers shall have the right to vote for sixteen delegates at large, for four delegates from his congressional district, and for the number of delegates from his representative district to which that district is entitled under

the provisions of section two. The number of delegates of

each class for which the voter has the right to vote shall appear on the official ballot. No party or political designation shall appear on said ballot.

Meeting, procedure, etc.

Section 6. The persons elected delegates shall meet in convention in the state house, in Boston, on the first Wednesday in June in the year nineteen hundred and seventeen. They shall be the judges of the returns and election of their own members, and may adjourn from time to time; and one hundred and sixty-one of the persons elected shall constitute a quorum for the transaction of business. They shall be called to order by the governor, and shall proceed to organize themselves in convention, by choosing a president and such other officers and such committees as they may deem expedient, and by establishing rules of procedure; and when organized, they may take into consideration the propriety and expediency of revising the present constitution of the commonwealth, or making alterations or amendments thereof. Any such revision, alterations or amendments, when made and adopted by the said convention, shall be submitted to the people for their ratification and adoption, in such manner as the convention shall direct: and if ratified and adopted by the people in the manner directed by the convention, the constitution shall be deemed and taken to be revised, altered or amended accordingly; and if not so ratified and adopted the present constitution shall be and remain the constitution of the commonwealth.

Action to be submitted to the people.

Quarters, compensation expenses, etc.

Section 7. The convention shall be provided by the sergeant-at-arms, at the expense of the commonwealth, with suitable quarters and facilities for exercising its func-It shall establish the compensation of its officers and members, which shall not exceed seven hundred and fifty dollars for each member of the convention as such. shall, subject to the approval of the governor and council, provide for such other expenses of its session as it shall deem expedient, and may cause to be prepared and issued a statement briefly setting forth such arguments as the convention may see fit relative to any revision, alteration or amendment of the constitution adopted by it, or any part thereof. The members of the convention shall receive the mileage specified in section eight of chapter three of the Revised Laws, as amended by chapter six hundred and seventy-six of the acts of the year nineteen hundred and eleven. The governor, with the advice and consent of the council, is authorized to draw his warrant on the treasury for any of the foregoing expenses.

SECTION 8. The secretary of the commonwealth is hereby Cortain city directed to transmit forthwith printed copies of this act to officials to be the selectmen of each town and the mayor of each city notified within the commonwealth; and whenever the governor shall issue his proclamation, calling upon the people to elect delegates, the secretary shall also, immediately thereafter, transmit printed copies of said proclamation, attested by him, to the selectmen and mayors.

SECTION 9. All laws relating to nominations and nomiprovisions of nation papers, and to primaries, elections and corrupt law to apply. practices therein, shall, so far as is consistent herewith, apply to the nomination of candidates for delegate to the convention, and to the primaries and special election provided for by this act. Approved April 3, 1916.

An Act relative to the removal of city solicitors. Chap. 99 Be it enacted, etc., as follows:

SECTION 1. Section five of Part III, Plan B, of chapter 1915, 267 (G), two hundred and sixty-seven of the General Acts of the amended. year nineteen hundred and fifteen is hereby amended by adding at the end thereof the words: - and may be removed by the mayor, without such confirmation. provisions of this section shall apply to the city solicitor in office at the time when Plan B becomes operative and to any city solicitor appointed thereafter, — so as to read as follows: - Section 5. All heads of departments and mem-Officials in bers of municipal boards, as their present terms of office appointment, expire, but excluding the school committee, officials ap- city solicitor. pointed by the governor, and assessors where they are elected by vote of the people, shall be appointed by the mayor, subject to confirmation by the city council; but the city solicitor shall be appointed by the mayor, without confirmation by the city council, and may be removed by the mayor, without such confirmation. The provisions of this section shall apply to the city solicitor in office at the time when Plan B becomes operative and to any city solicitor appointed thereafter.

SECTION 2. This act shall apply as of the date of its Time of taking passage to cities which have already adopted the Plan B form of charter and to cities which may thereafter adopt the said form.

SECTION 3. This act shall take effect upon its passage. (The foregoing was laid before the governor on the twenty-eighth day of March, 1916, and after five days it had "the force of a law", as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

Chap.100 An Act to permit owners of certain land in needham to connect the same with the main trunk sewer of the south metropolitan sewerage system.

Be it enacted, etc., as follows:

Owners of certain land in Needham may connect with south metropolitan sewerage system. Section 1. The metropolitan water and sewerage board may, upon such terms and conditions as said board may determine, permit the owners of land in the town of Needham, through which passes the main trunk sewer provided for by chapter three hundred and forty-three of the acts of the year nineteen hundred and fourteen, to connect by private drains with said sewer, and thereby to discharge their sewage into the south metropolitan sewerage system. The said board may also determine whether said owners shall pay for said privilege and, if so, the amount and time of payment. If payment is required it shall be made to said board and applied to the maintenance and operation of the south metropolitan sewerage system. Such payment shall cease upon the admission of the town of Needham into the south metropolitan sewerage district.

Section 2. This act shall take effect upon its passage.

Approved April 4, 1916.

Chap.101 An Act relative to the deposit of trust funds held by municipalities.

Be it enacted, etc., as follows:

1913, 719, § 17, amended.

Trust funds held by cities and towns to be placed at interest. SECTION 1. Chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen is hereby amended by striking out section seventeen and inserting in place thereof the following new section:—Section 17. Trust funds, including cemetery perpetual care funds, unless it is otherwise provided or directed by the donor thereof, shall hereafter be placed at interest in savings banks, trust companies incorporated under the laws of the commonwealth, or national banks, or invested by cities and

towns in securities which are legal investments for savings banks.

Section 2. This act shall take effect upon its passage. Approved April 4, 1916.

AN ACT RELATIVE TO REGISTRATION OF MINORS.

Chap.102

Be it enacted, etc., as follows:

SECTION 1. Section three of chapter forty-three of the R.L. 43, \$3, Revised Laws, as amended by chapter four hundred and forty-three of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the word "annually", in the second line, by striking out the words "on the first day of September, and such record shall be completed on or before the fifteenth day of November", in the tenth, eleventh and twelfth lines, and by adding at the end thereof the words: — Attendance officers or the Duties etc., attendance department, under the direction of the school officers. committee and superintendent of schools, shall have charge of the records required by this section, and shall be responsible for their completeness and accuracy. A card, as prescribed by the board of education, shall be kept for every child whose name is recorded under the provisions of this section. Principals, teachers and supervisory officers shall co-operate with attendance officers in the discharge of their duties under this act.

Attendance officers shall compare the names of persons Attendance enrolled in the public and private schools of each city or keep records. town with the names of persons recorded as required by this act, and examine carefully into all cases where persons of school age are not enrolled in, and attending some school, as required by section one of chapter forty-four of the Revised Laws, as amended by chapter three hundred and twenty of the acts of the year nineteen hundred and five, by chapter three hundred and eighty-three of the acts of the year nineteen hundred and six, and by section one of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen.

The annual school committee report of each city and School committee to report town shall contain a statement of the number of persons certain facts. recorded as required by this act, classified by ages, together with a statement of the number attending public or private schools, and the number not attending school in

any given year, as required by section one of chapter fortyfour of the Revised Laws, as amended by chapter three hundred and twenty of the acts of the year nineteen hundred and five, by chapter three hundred and eighty-three of the acts of the year nineteen hundred and six, and by section one of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen.

The supervisory officers of all private schools in the

commonwealth shall, within thirty days after the enroll-

Private schools to report.

> ment or registration of any pupil of compulsory school age, report the name, age and residence of the pupil to the superintendent of schools of the city or town in which the pupil resides; and whenever the pupil withdraws from a private school, the supervisory officer thereof, shall, within ten days, notify the superintendent of schools of the city or town in which the pupil resides. — so as to read as follows: Section 3. The school committee of each city and town shall ascertain and record the names, ages and such other information as may be required by the board of education, of all children between five and seven years of age, of all children between seven and fourteen years of age, of all children between fourteen and sixteen years of age, and of all minors over sixteen years of age who cannot read at sight and write legibly simple sentences in the English language, residing in its city or town. Whoever, having under his control a minor over five years of age, withholds information sought by a school committee or its agents under the provisions of this section or makes a false statement relative thereto, shall be punished by a fine of not more than fifty dollars. Attendance officers or the attendance department, under the direction of the school committee and superintendent of schools, shall have charge of the records required by this section, and shall be responsible

School committee to take census.

Penalty.

Duties, etc., of attendance officers.

Attendance officers shall compare the names of persons enrolled in the public and private schools of each city or town with the names of persons recorded as required by this act, and examine carefully into all cases where persons of school age are not enrolled in, and attending some school,

for their completeness and accuracy. A card, as prescribed by the board of education, shall be kept for every child whose name is recorded under the provisions of this section. Principals, teachers and supervisory officers shall co-operate with attendance officers in the discharge of their duties

Attendance officers to keep records. under this act.

as required by section one of chapter forty-four of the Revised Laws, as amended by chapter three hundred and twenty of the acts of the year nineteen hundred and five, by chapter three hundred and eighty-three of the acts of the year nineteen hundred and six, and by section one of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen.

The annual school committee report of each city and School committee to town shall contain a statement of the number of persons report certain recorded as required by this act, classified by ages, together with a statement of the number attending public or private schools, and the number not attending school in any given year, as required by section one of chapter forty-four of the Revised Laws, as amended by chapter three hundred and twenty of the acts of the year nineteen hundred and five, by chapter three hundred and eighty-three of the acts of the year nineteen hundred and six, and by section one of chapter seven hundred and seventy-nine of the acts of the year nineteen hundred and thirteen.

The supervisory officers of all private schools in the com- Private schools monwealth shall, within thirty days after the enrollment or registration of any pupil of compulsory school age, report the name, age and residence of the pupil to the superintendent of schools of the city or town in which the pupil resides; and whenever the pupil withdraws from a private school, the supervisory officer thereof, shall, within ten days, notify the superintendent of schools of the city or town in which the pupil resides.

SECTION 2. Section four of chapter forty-three of the R. L. 43, § 4, Revised Laws, as amended by section three of chapter three hundred and sixty-eight of the acts of the year nineteen hundred and twelve, by chapter three hundred and fiftysix of the acts of the year nineteen hundred and thirteen, and by section two of chapter four hundred and forty-three of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "according to the school census taken", in the tenth line, and by striking out the word "September", in the eleventh line, and inserting in place thereof the word: — April, so as to read as follows: — Section 4. The chairman of school committee shall annually on or before the thirtytee to furnish certain first day of July transmit to the commissioner of education a information. certificate filled out, signed and sworn to by him, containing the following statements: —

School statistics.

First. The number of persons between the ages of five and seven years, the number of persons between the ages of seven and fourteen years, and the number of persons between the ages of fourteen and sixteen years, residing in the town (or city), on the first day of April, last preceding the date of this certificate.

Second. The number of persons in the average membership of the public schools of the town (or city), for the school year last preceding the date of the certificate, as determined by the rules of the state school register.

Third. The amount of money raised by taxation by the town (or city), and expended during the fiscal year last preceding the date of the certificate for the support of the public schools, including the wages of teachers, the transportation of school children, fuel, the care of fires, school-rooms and school premises, repairs, supervision, text-books and supplies, and school sundries or incidentals, but excluding alterations of school buildings, other than repairs, and construction of schoolhouses and contributions for the support of public schools which may be received from the commonwealth or from other sources than local taxation, and also the total expenditures, classified, for the public schools during the school year last preceding the date of this certificate.

Fourth. That the town (or city) has maintained during the school year last preceding the date of this certificate each of the schools, as required by section one of chapter forty-two of the Revised Laws, as amended by chapter one hundred and eighty-one of the acts of the year nineteen hundred and eight, and by chapter five hundred and twenty-four of the acts of the year nineteen hundred and ten, for a period of not less than thirty-two weeks, or twenty-eight weeks, if such reduction has been allowed under the provisions of the aforesaid section.

Fifth. That the town (or city) has maintained, during the school year last preceding the date of this certificate, a high school, as required by section two of said chapter forty-two, for a period of months,

days, as stated.

Board of education to furnish forms The board of education is authorized and directed to prepare and furnish to school committees suitable forms of the certificate required by this section.

Approved April 4, 1916.

An Act relative to interest upon unpaid taxes. Chap.103Be it enacted, etc., as follows:

Section seventy-one of Part I of chapter four hundred and Part I, § 71, ninety of the acts of the year nineteen hundred and nine, etc., amended. as amended by section one of chapter six hundred and eighty-eight of the acts of the year nineteen hundred and thirteen, and by section twenty-one of chapter two hundred and thirty-seven of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 71. Taxes shall be payable in every city Interest payable town and in every fire, water, watch or improvement paid taxes. district, in which the same are assessed, and bills for the same shall be sent out, not later than the fifteenth day of October of each year, unless by vote, ordinance or by-law of the city, town or district, an earlier date of payment is fixed. On all taxes remaining unpaid after the expiration Rate of interest. of fifteen days from the date when taxes are payable, interest shall be paid at the rate of six per cent per annum, computed from the date on which they become payable; but if, in any case, the tax bill is sent out later than the day prescribed, interest shall be computed only from the expiration of such fifteen days. In no case shall interest be added to taxes paid prior to the expiration of fifteen days from the date when they are payable. Bills for taxes assessed under the provisions of section eighty-five of Part I of said chapter four hundred and ninety shall be sent out not later than December twenty-sixth, and said taxes shall be payable not later than December thirty-first. If remaining unpaid after that date, interest shall be paid at the rate above specified, computed from December thirty-first until the day of payment, but if, in any case, the tax bill is sent out later than December twenty-sixth, interest shall be computed from the fifteenth day of January next following. In all cases where interest is payable, it shall be added to and become a part of the tax. Approved April 4, 1916.

An Act to make the first day of january, known as Chap. 104 NEW YEAR'S DAY, A LEGAL HOLIDAY.

Be it enacted, etc., as follows:

SECTION 1. The Ninth clause of section five of chapter R.L.8. § 5, eight of the Revised Laws, as amended by chapter one etc., amended.

hundred and thirty-six of the acts of the year nineteen hundred and eleven, is hereby further amended by inserting after the word "include", in the first and second lines, the words:— the first day of January,— and by striking out the word "four", in the sixth line, and inserting in place thereof the word:—five,— so as to read as follows:— Ninth. The words "legal holiday" shall include the first day of January, the twenty-second day of February, the nineteenth day of April, the thirtieth day of May, the fourth day of July, the first Monday of September, the twelfth day of October, Thanksgiving day and Christmas day, or the day following when any of the five days first mentioned, the twelfth day of October or Christmas day occurs on Sunday; and the public offices shall be closed on all of said days.

First day of January, known as New Year's Day, made legal holiday.

Act to be submitted to the voters at next state election.

SECTION 2. This act shall be referred to the people for their rejection or approval at the polls, and shall be voted on at the next annual state election, and shall become law if approved by a majority of the voters voting thereon. The act shall be referred in the form of the following question to be placed upon the official ballot: "Shall an act passed by the General Court in the year nineteen hundred and sixteen, to make the first day of January, known as New Year's Day, a legal holiday, be approved and become law?"

Approved April 5, 1916.

Chap.105 An Act relative to the signing of corporation stock certificates.

Be it enacted, etc., as follows:

1903, 437, § 26, amended.

Section 1. Section twenty-six of chapter four hundred and thirty-seven of the acts of the year nineteen hundred and three is hereby amended by striking out the words "and by the treasurer", in the third and fourth lines, and inserting in place thereof the following:— or a vice president and either the treasurer or an assistant treasurer,— so as to read as follows:— Section 26. Each stockholder shall be entitled to a certificate, in form conformable to the provisions of section fourteen, which shall be signed by the president or a vice president and either the treasurer or an assistant treasurer of the corporation, shall be sealed with its seal and shall certify the number of shares owned by him in such corporation. Each certificate of stock which

Business corporation stock certificates, how signed. by the agreement of association or amended agreement of Limitations or association or, in the case of a corporation created by special appear upon stock corlaw, by its articles of organization is limited as to its voting tiffontes. rights, or which is preferred as to its dividend or as to its share of the principal upon dissolution, shall have a sufficient statement of such limitation or preference plainly written or stamped upon it, and each certificate subsequently issued of any class of stock in the corporation shall have printed or stamped thereon the clause of such agreement of association or amended agreement of association or articles of organization authorizing the issue of stock in any respect preferred or limited.

Section 2. This act shall take effect upon its passage. Approved April 6, 1916.

An Act to provide for the construction and mainte- Chap.106 NANCE OF A PUBLIC COMFORT STATION AND SANITARY BUILDING FOR LYNN SHORE AND KING'S BEACH RESERVA-TIONS.

Be it enacted, etc., as follows:

SECTION 1. The metropolitan park commission is hereby Construction of authorized to expend a sum not exceeding five thousand bublic convenience station, dollars from the Metropolitan Parks Maintenance Fund bore and for the purpose of constructing and maintaining a public King's beach reservations. comfort station or sanitary building for the use of the public at King's beach and Lynn shore reservations.

Section 2. This act shall take effect upon its passage. Approved April 6, 1916.

An Act relative to the lighting of reservations, Chap.10f7PARKWAYS AND OTHER LANDS UNDER THE CONTROL OF THE METROPOLITAN PARK COMMISSION.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter five hundred and 1914, 515, § 1. fifteen of the acts of the year nineteen hundred and fourteen is hereby amended by striking out the word "five". in the fourth line, and inserting in place thereof the word: — ten, — so as to read as follows: — Section 1. The metro- Lighting of politan park commission is hereby authorized to enter reservations, into an agreement with any electric light, power or gas parkways are public lands. company within the metropolitan parks district for a period not exceeding ten years for the lighting of any part of the

reservations, parkways or other lands under the control of said commission, upon such terms as said commission deems most advantageous to the commonwealth.

This act shall take effect upon its passage. Section 2. Approved April 6, 1916.

Chap.108

An Act relative to contingent remainders.

Be it enacted, etc., as follows:

Contingent SECTION 1. A contingent remainder suan case cheece, remainder, time of taking notwithstanding any determination of the particular estate, time of taking notwithstanding any determination of the particular estate, in the same manner in which it would have taken effect if it had been an executory devise or a springing or shifting use, and shall, as well as such limitations, be subject to the rule respecting remoteness known as the rule against perpetuities, exclusively of any other supposed rule respecting limitations to successive generations or double possibilities.

Restrictions.

This act shall take effect upon its passage, and, except so far as declaratory of existing law, shall apply only to instruments thereafter executed and to wills and codicils revived or confirmed by a will or codicil thereafter executed. Approved April 6, 1916.

Chap. 109 An Act to authorize the appointment of interpreters FOR THE CIVIL SESSIONS OF THE MUNICIPAL COURT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

1912, 648, § 1, amended.

Section 1. Section one of chapter six hundred and forty-eight of the acts of the year nineteen hundred and twelve is hereby amended by inserting after the word "criminal", in the third line, the words: - and civil, and also by inserting after the word "criminal", in the tenth line, the words: - or civil, - so as to read as follows: - Section 1. The justices of the municipal court of the city of Boston may appoint such official interpreters as they may deem necessary for the criminal and civil sessions of the court, and may fix their compensation. The interpreters shall hold their positions at the pleasure of the court and shall render such additional service as the chief justice may require. The said justices shall forthwith discharge any such interpreter who shall be found by them to have requested or received, directly or indirectly, any gratuity, bonus or fee in connection with any criminal or

Appointment of interpreters for civil sessions of municipal court of Boston.

civil case pending or in course of preparation for presentation to any court. The provisions of this section shall not prevent the court from allowing reasonable compensation to other interpreters when the services of the official interpreters are not available.

SECTION 2. This act shall take effect upon its accept- Act to be sub-mitted to city ance by the mayor and city council of the city of Boston. council, etc. Approved April 6, 1916.

An Act to prohibit the use of artificial light and of Chap.110VEHICLES IN HUNTING.

Be it enacted, etc., as follows:

Chapter five hundred and thirty-three of the acts of the 1910, 533, etc., year nineteen hundred and ten, as amended in section one amended. by chapter one hundred and one of the acts of the year nineteen hundred and eleven, is hereby further amended by striking out said section one and inserting in place thereof the following: — Section 1. It shall be unlawful to take or Use of artificial kill a game bird or water fowl, or any wild game quadruped, vehicles in hunting for which a close season is provided, by means of a trap, prohibited. net or snare, or, for the purpose of killing a game bird or water fowl, or any wild game quadruped, so protected by law, to construct or set a trap, net or snare, or to pursue, shoot at or kill any wild fowl, or any of the so-called shore, marsh and beach birds, with a swivel or pivot gun, or by the use of a torch, jack or artificial light, or by the aid or use of any vehicle, boat or floating device propelled by steam, naphtha, gasolene, electricity, compressed air, or any similar motive power, or by any mechanical means other than sails, oars or paddles. But the provisions of this Exemption. chapter shall not apply to persons shooting at or killing said birds from such boats or floating devices if the same are at anchor. Approved April 6, 1916.

An Act to authorize cities and towns to incur in- Chap.111 DEBTEDNESS FOR ACQUIRING LAND AND FOR THE CON-STRUCTION OF BUILDINGS.

Be it enacted, etc., as follows:

SECTION 1. Section five of chapter seven hundred and 1913, 719, 15. nineteen of the acts of the year nineteen hundred and thirteen is hereby amended by striking out subdivision (3) in said

Cities and towns may borrow money for acquiring land, etc. section and inserting in place thereof the following: — (3) For acquiring land for any purpose for which a city or town is or may hereafter be authorized to acquire land, not otherwise herein specified, and for the construction of buildings which cities and towns are or may hereafter be authorized to construct, including the cost of original equipment and furnishing, twenty years.

Section 2. This act shall take effect upon its passage.

Approved April 7, 1916.

Chap.112 An Act to provide for the expenses of the state library.

Be it enacted, etc., as follows:

Expenses of state library.

Section 1. The trustees of the state library may expend annually a sum not exceeding twelve thousand one hundred and ninety dollars for permanent assistants and clerks; a sum not exceeding five hundred dollars for temporary clerical assistants; a sum not exceeding eight thousand dollars for books, maps, papers, periodicals and other material for the library, and for binding the same; and a sum not exceeding twenty-five hundred dollars for incidental expenses, including binding their report. They may also expend for cataloguing during the fiscal year nineteen hundred and sixteen, a sum not exceeding five thousand dollars and thereafter such sums as the general court may appropriate from year to year.

Repeal.

Section 2. Section two of chapter four hundred and twenty-one of the acts of the year nineteen hundred and ten is hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved April 8, 1916.

Chap.113 An Act relative to police pensions in cities. Be it enacted, etc., as follows:

Police pensions in cities.

SECTION 1. The provisions of chapter six hundred and twenty-four of the acts of the year nineteen hundred and eleven shall not apply to the retirement on a pension of members of police departments in cities who are seventy years of age or more.

Section 2. This act shall take effect upon its passage.

Approved April 8, 1916.

An Act relative to the duties of medical examiners. Chap.114 Be it enacted, etc., as follows:

Chapter twenty-four of the Revised Laws, as amended R. L. 24, § 10, etc., amended. in section ten by section one of chapter two hundred and seventy-three of the acts of the year nineteen hundred and nine, is hereby further amended by striking out said section ten and inserting in place thereof the following new section: - Section 10. He shall forthwith file with the district Modical attorney of his district a report of each autopsy and view duties, etc. and of his personal inquiries, with a certificate that, in his judgment, the manner and cause of death could not be ascertained by view and inquiry and that an autopsy was necessary. The district attorney if satisfied that an autopsy was necessary, shall so certify to the county commissioners having jurisdiction over the place in which the autopsy was held or, in the county of Suffolk, to the auditor of Boston. If upon such view, personal inquiry or autopsy, the medical Notice to district attor-examiner is of opinion that the death was caused by the ney, etc. act or negligence of another, he shall at once notify the district attorney and a justice of the police, district or municipal court or trial justice having jurisdiction over the place in which the body was found, if the place of the supposed act or negligence and that in which the body was found be within the same county and within the district of said medical examiner, and likewise if the place of such supposed act or negligence be not known, and shall file an attested copy of the record of his autopsy in such court or with such justice and with the district attorney. If the place of such supposed act or negligence and the place in which the body was found be not within the same county and within the district of the said medical examiner, he shall at once notify the district attorney and a justice of the police, district or municipal court or trial justice having jurisdiction over the place where the supposed act or negligence causing the death of the deceased was committed or occurred and shall file an attested copy of his autopsy and view and of his personal inquiries relating thereto in the court or with the justice and with the district attorney having jurisdiction over such place.

Approved April 8, 1916.

Chap.115 An Act relative to the furnishing of lockers in CERTAIN FACTORIES AND WORKSHOPS.

Be it enacted, etc., as follows:

Lockers to be furnished in certain factories. SECTION 1. In any mercantile or manufacturing establishment in which the nature of the work renders it necessary for any or all employees, before beginning work, to make a substantially complete change of clothing, exclusive of underclothing, separate lockers, closets or other receptacles, each with a lock and key, shall be provided for the use of such employees.

Investigation of violations and enforcement.

SECTION 2. It shall be the duty of the state board of labor and industries to investigate all reported violations of this act, and to enforce the same by prosecution.

Penalty.

SECTION 3. Any violation hereof shall be punished by a fine of not less than five or more than twenty dollars for each offence.

Approved April 8, 1916.

Chap.116 An Act relative to the eligibility of widows to receive soldiers' relief in certain instances.

Be it enacted, etc., as follows:

R. L. 79, § 18, amended.

Eligibility of widows, etc., to receive soldiers' relief in certain instances.

Section 1. Chapter seventy-nine of the Revised Laws is hereby amended by striking out section eighteen and inserting in place thereof the following: — Section 18. a person who served in the army or navy of the United States in the war of the rebellion and received an honorable discharge from all enlistments therein, and who has a legal settlement in a city or town in the commonwealth, becomes, from any cause except his own criminal or wilful misconduct, poor and entirely or partially unable to provide maintenance for himself, his wife or minor children under the age of sixteen years, or for a dependent father or mother: or if such person dies leaving a widow or such minor children or a dependent father or mother without proper means of support, such support shall be accorded him or his said dependents as may be necessary by the city or town in which they or any of them have a legal settlement; but should such person have all the said qualifications except settlement, his widow, who has acquired a legal settlement in her own right before the first day of January in the year nineteen hundred and ten, which settlement has not been defeated or lost, shall also be eligible to receive relief under

the provisions of this section. Such relief shall be furnished Relief, how furnished. by the mayor and aldermen or the selectmen, or, in the city of Boston, by the soldiers' relief commissioner, subject, however, to the direction of the city council of said city as to the amount to be paid. The beneficiary shall receive such relief at home, or at such other place as the mayor and aldermen, selectmen or soldiers' relief commissioner, may deem proper, but he shall not be required to receive the same at an almshouse or public institution unless his physical or mental condition requires it, or unless his parents or guardian so elects, in case he is a minor.

Section 2. This act shall take effect upon its passage. Approved April 10, 1916.

An Act relative to search warrants under the law Chap.117 RELATING TO CERTAIN DRUGS.

Be it enacted, etc., as follows:

Section one of chapter three hundred and seventy-two 1911, 372, § 1, of the acts of the year nineteen hundred and eleven, as etc., amended. amended by section one of chapter two hundred and eightythree of the acts of the year nineteen hundred and twelve, and by section one of chapter one hundred and fifty-nine of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 1. Search warrants under law relating to relating to or municipal court, or to a trial justice or justice of the peace authorized to issue warrants in criminal cases, that he has reason to believe that opium, morphine, heroin, codeine, cannabis indica, cannabis sativa, peyote, or any other hypnotic drug, or any salt, compound or preparation of said substances, or any cocaine, alpha or beta eucaine, or any synthetic substitute for them, or any preparation containing the same, or any salts or compounds thereof, is kept or deposited by a person named therein in a store, shop, warehouse, building, vehicle, steamboat, vessel or any place whatever other than a manufacturer or jobber, wholesale druggist, registered pharmacist, registered physician, registered veterinarian, registered dentist, registered nurse, employees of incorporated hospitals, or a common carrier or porter when transporting any drug mentioned herein between parties hereinbefore mentioned, such court or justice, if it appears that there is probable cause to believe

relating to certain drugs.

Search warrants that said complaint is true, shall issue a search warrant to a sheriff, deputy sheriff, city marshal, chief of police, deputy marshal, police officer or constable commanding him to search the premises in which it is alleged that any of the above mentioned drugs is kept or deposited, and to seize and securely keep the same until final action, and to arrest the person or persons in whose possession it is found, together with all persons present if any of the aforesaid substances is found, and to return forthwith the warrant with his doings thereon, to a court or trial justice having jurisdiction in the place in which said substance is alleged to be kept or deposited.

(The foregoing was laid before the governor on the fourth day of April, 1916, and after five days it had "the force of a law", as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

Chap.118 An Act relative to cinematographs using only cellu-LOSE ACETATE FILMS.

Be it enacted, etc., as follows:

1907, 550, § 17, amended.

Section 1. Section seventeen of chapter five hundred and fifty of the acts of the year nineteen hundred and seven, as amended by section four of chapter seven hundred and eighty-two of the acts of the year nineteen hundred and fourteen, is hereby further amended by adding at the end of the first paragraph thereof the following: - provided, however, that nothing herein shall be construed to prevent the use in buildings of second or third class construction of any cinematograph or similar apparatus operated only with cellulose acetate films not more than one inch and one fourth in width and using only an inclosed incandescent lamp.

Proviso.

Section 2. This act shall take effect upon its passage. Approved April 11, 1916.

Chap.119 An Act relative to the promotion of substitute call MEN IN FIRE DEPARTMENTS.

Be it enacted, etc., as follows:

Promotion of substitute call men in fire departments.

SECTION 1. The term "call men or part call men" as used in section one of chapter four hundred and eightyseven of the acts of the year nineteen hundred and thirteen, as amended by chapter one hundred and thirty-eight of the acts of the year nineteen hundred and fourteen, shall be construed to include substitute call men.

Section 2. This act shall take effect upon its passage. Approved April 11, 1916.

AN ACT RELATIVE TO SALES BY ITINERANT VENDORS. Be it enacted, etc., as follows:

Chap.120

SECTION 1. Section three of chapter sixty-five of the R. L. 65, § 3, Revised Laws is hereby amended by striking out the words "secretary of the commonwealth", in the third and fourth lines, and inserting in place thereof the words: — commissioner of weights and measures, — and by striking out the word "secretary", where it occurs in the sixth and seventh lines, and inserting in place thereof the word: - commissioner. — so as to read as follows: — Section 3. Every Itinerant itinerant vendor, whether principal or agent, shall, before licensed. commencing business in this commonwealth, make application in writing, under oath, to the commissioner of weights and measures for a license, stating the names and residences of the owners or parties in whose interest said business is conducted, shall make a special deposit of five Deposit hundred dollars with the commissioner and pay to him a and fee. state license fee of twenty-five dollars. The commissioner shall thereupon issue to him an itinerant vendor's license authorizing him to do business in this commonwealth for the term of one year from the date thereof. Every license shall contain a copy of the application therefor, shall not be transferable, shall not authorize more than one person to sell goods as an itinerant vendor, either by agent or clerk or in any other way than in his own proper person, shall expire in one year from the date thereof and may be earlier surrendered for cancellation. A licensee may have the assistance of one or more persons in conducting his business who may aid him but not act for or without him.

SECTION 2. Section four of said chapter sixty-five is R. L. 65, 14, hereby amended by striking out the words "secretary of the commonwealth", in the first line, and inserting in place thereof the words: — commissioner of weights and measures, — and by striking out the word "secretary", in the third line, and inserting in place thereof the word: — commissioner, — so as to read as follows: — Section 4. The Application for commissioner of weights and measures shall keep on file all filed. applications for licenses and a record of all licenses issued

thereon. All files and records of said commissioner and of the respective city or town clerks shall be in convenient form and open to public inspection.

Section 3. Section eight of said chapter sixty-five is

R. L. 65, § 8, amended.

Bankrupt sales, etc., regulated.

hereby amended by striking out the words "secretary of the commonwealth", in the sixth and seventh lines, and inserting in place thereof the words: — commissioner of weights and measures, — so as to read as follows: — Section No itinerant vendor shall advertise, represent or hold forth any sale as an insurance, bankrupt, insolvent, assignee's, trustee's, executor's, administrator's, receiver's, wholesale, manufacturers' wholesale or closing out sale, or as a sale of any goods damaged by smoke, fire, water or otherwise or in any similar form, unless he shall before so doing state under oath to the commissioner of weights and measures, either in the original application for a state license or in a supplementary application subsequently filed, all the facts relating to the reasons and character of such special sale so advertised or represented, including a statement of the names of the persons from whom the goods, wares or merchandise were obtained, the date of delivery to the person applying for the license, the place from which said goods, wares and merchandise were last taken and all details necessary to exactly locate and fully identify all goods, wares and merchandise to be so sold, and said statement shall be copied on the state license.

R. L. 65, § 11, amended.

surrendered license. .

Section 4. Section eleven of said chapter sixty-five is hereby amended by striking out the words "secretary of the commonwealth", in the second line, and inserting in place thereof the words: — commissioner of weights and measures, Cancellation of — so as to read as follows: — Section 11. Upon the expiration and return or surrender of each state license the commissioner of weights and measures shall cancel the same. indorse the date of delivery and cancellation thereon, and place the same on file. He shall then hold the special deposit of the licensee thereunder for sixty days and, after satisfying all claims made upon the same under the provisions of the following section, shall return the surplus to

R. L. 65, § 12, amended.

the licensee.

Special deposit, attachable, when.

Section 5. Said chapter sixty-five is hereby amended by striking out section twelve and inserting in place thereof the following: — Section 12. Each deposit made with the commissioner of weights and measures shall be subject to attachment and execution in behalf of creditors of the licensee whose claims arise in connection with the business done

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under his state license, and the commissioner of weights and measures may be held to answer as trustee, under the trustee process, in any civil action in contract or tort brought against any licensee and shall pay over under order of court, or upon execution, such amount of money as he may be chargeable with upon his answer. Said deposit shall also Special deposit, be subject to the payment of any and all fines and penalties payment of ines, etc. incurred by the licensee through violations of the provisions of the preceding sections, and the clerk of the court in which, or the trial justice by whom, such fine or penalty is imposed shall thereupon give notice of the name of the licensee, upon whom such fine or penalty is imposed, and of the amount thereof, to the commissioner of weights and measures, who, if he has in his hands a sufficient amount deposited by such licensee, shall pay the amount so specified to said clerk or trial justice, and if the commissioner shall not have a sufficient amount so deposited he shall make payment as aforesaid of so much as he has in his hands. All judgments, fines or penalties shall be paid in the order order of in which notice of the claim is received by the commissioner payment. of weights and measures, until all such claims are satisfied or the deposit exhausted, but no notices filed after the expiration of the sixty days limit aforesaid shall be valid. No payment of any part of said deposit shall be made to a licensee unless so much thereof is retained as is required to discharge all claims due of which notice has been received and which remain undecided or unpaid.

SECTION 6. Section twenty-nine of said chapter sixty- R. L. 65, § 29, five, as amended by section seven of chapter two hundred and fifty-three of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting after the word "pedler", in the sixth line, the words: and itinerant vendor, — and also by inserting after the word "pedlers", in the eighth line, the words: - and itinerant vendors, - so as to read as follows: - Section 29, Prosecutors. The commissioner and inspectors of weights and measures of the commonwealth and, within their respective cities and towns, sealers or deputy sealers of weights and measures, constables and police officers shall arrest and prosecute every hawker and pedler, and itinerant vendor, whom they may have reason to believe guilty of violating the provisions of this chapter relating to hawkers and pedlers, and itinerant

Section 7. This act shall take effect upon its passage. Approved April 11, 1916.

Chap.121 An Act relative to the construction of buildings IN THE COUNTY OF HAMPDEN FOR A COUNTY TRAINING SCHOOL.

Be it enacted, etc., as follows:

1915, 122 (G), 2, amended.

Section 1. Section two of chapter one hundred and twenty-two of the General Acts of the year nineteen hundred and fifteen is hereby amended by inserting after the word "hundred". in the fourth line, the words: - and forty, -

buildings in Hampden county for a county training school.

Construction of so as to read as follows: - Section 2. In order to meet the expense incurred under this act, the county commissioners of the county of Hampden are hereby authorized to borrow from time to time upon the credit of the county a sum not exceeding one hundred and forty thousand dollars, and to issue the bonds or notes of the county therefor. The bonds or notes shall be payable in such annual payments, beginning not more than one year after the date of each loan, as will extinguish each loan within twenty years from its date, and the amount of such annual payment of any loan in any year shall not be less than the amount of the principal of the loan payable in any subsequent year. Each authorized issue of bonds or notes shall constitute a separate loan. said bonds or notes shall bear interest at a rate not exceeding five per cent per annum, payable semi-annually, and shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. county may sell the said securities at public or private sale. upon such terms and conditions as the county commissioners may deem proper, but they shall not be sold for less than their par value, and the proceeds shall be used only for the purposes herein specified.

Section 2. This act shall take effect upon its passage. Approved April 11, 1916.

Chap. 122 An Act relative to commitment and discharge of FEEBLE-MINDED PERSONS.

Be it enacted, etc., as follows:

1909, 504, § 63, amended.

Section 1. Chapter five hundred and four of the acts of the year nineteen hundred and nine is hereby amended by striking out section sixty-three and inserting in place thereof the following: — Section 63. If upon application in writing, a judge of probate finds that a person is a proper subject for

Commitment and discharge of feeble-minded persons.

the Massachusetts School for the Feeble-Minded or the Wrentham state school, he may commit him thereto by an order of commitment directed to the trustees thereof, accompanied by the certificate of a physician, qualified as provided in section thirty-two, that such person is a proper subject for said institution. The physician who makes the said certifi- Certificate of physician. cate shall have examined the alleged feeble-minded person within five days of his signing and making oath to the certificate. A certificate bearing date more than ten days prior to the order of commitment of any person alleged to be feeble-minded shall be void, and the order of commitment herein provided for shall be void if such person shall not be received at the school to which he was committed by such order of commitment within thirty days after the date thereof. Unless the person sought to be committed is Notice of commitment. present at the time of the hearing, or the application is made by some one legally entitled to the custody of such person, notice of the application and of the time and place of hearing thereon shall be given to the person sought to be committed, and the order of commitment shall state what notice was given or the finding of facts which made notice unnecessary, and shall authorize custody of the person until he shall be discharged by order of a court or otherwise in accordance with law. Section 2. Section sixty-four of chapter five hundred amended.

and four of the acts of the year nineteen hundred and nine is hereby amended by inserting after the word "school", in the tenth line, the following: — A physician who makes the said certificate shall have examined the alleged feebleminded person within five days of his signing and making oath to the certificate, and such medical certificate shall be void if the person certified to be feeble-minded shall not be received at the school to which he is committed within thirty days after the date thereof, — so as to read as follows: - Section 64. The trustees of said institutions may voluntary at their discretion receive, maintain and educate in the admissions. school department, any feeble-minded person from this commonwealth, gratuitously or otherwise, upon application being made therefor by the parent or guardian of such person, which application shall be accompanied by the certificate of a physician, qualified as provided in section

thirty-two, that such person is deficient in mental ability, and that in the opinion of the physician he is a fit subject for said school. A physician who makes the said certificate

Medical ecrtificate shall have examined the alleged feeble-minded person within five days of his signing and making oath to the certificate, and such medical certificate shall be void if the person certified to be feeble-minded shall not be received at the school to which he is committed within thirty days after the date thereof. Special pupils may be received from any other state or province at a charge of not less than three hundred dollars a year. The trustees may also at their discretion receive, maintain and educate in the school department other feeble-minded persons, gratuitously or upon such terms as they may determine.

Special pupils.

1909, 504, § 78, amended.

Section 3. Section seventy-eight of said chapter five hundred and four is hereby amended by adding at the end thereof the following: — Such an application may likewise be made by any inmate of the Massachusetts School for the Feeble-Minded or of the Wrentham state school, or by any person in behalf of such inmate, — so as to read as follows: — Section 78. Any person may make written application to

Application for discharge.

person in behalf of such inmate, — so as to read as follows: — Section 78. Any person may make written application to a justice of the supreme judicial court at any time and in any county, stating that he believes or has reason to believe that a person named in such application is confined as an insane person in a hospital for the insane or other place, public or private, and ought not longer to be so confined, and giving the names of all persons supposed to be interested in keeping him in confinement, and requesting his discharge. Such an application may likewise be made by any inmate of the Massachusetts School for the Feeble-Minded or of the Wrentham state school, or by any person in behalf of such inmate.

1909, 504, § 79, amended.

Notice to superintendents.

Section 4. Section seventy-nine of said chapter five hundred and four is hereby amended by striking out the word "person", in the seventh and eighth lines, and inserting in place thereof the words: — or feeble-minded person. as the case may be, — so as to read as follows: — Section The justice, upon reasonable cause shown for a hearing. shall order notice of the time and place thereof to be given to the superintendent or manager of the hospital or place of confinement, and to such other persons as he considers proper; and such hearing shall be given as soon as conveniently may be before any justice of said court in any The alleged insane, or feeble-minded person, as the case may be, may be brought before the justice at the hearing upon a writ of habeas corpus, if any person so requests and the justice considers it proper. Pending the decision of

the court such person shall remain in the custody of the Further proceedings. superintendent or manager. An issue or issues may be framed and submitted to a jury by direction of the justice or on the request of any person who appears in the case. The jurors may be those in attendance on said court, if in session at the time of the hearing, or may be summoned for the purpose upon the order of the justice substantially in accordance with the provisions of chapter one hundred and seventy-six of the Revised Laws.

SECTION 5. Section eighty of said chapter five hundred amended. 900, 504, \$ 80. and four is hereby amended by inserting after the word "confined", in the fifth line, the words: - or in case of an inmate of the Massachusetts School for the Feeble-Minded. or of the Wrentham state school, that such inmate is not feeble-minded, or that continued custody of his person is unnecessary and unreasonable, or that he can be discharged with safety to himself and the state, and will be cared for properly elsewhere, — so as to read as follows: — Section 80. If not insune or If it appears upon the verdict of the jury, or in the opinion discharged. of the justice, if the case is not submitted to a jury, that the person so confined is not insane, or that he is not dangerous to himself or others and ought not longer to be so confined, or in case of an inmate of the Massachusetts School for the Feeble-Minded, or of the Wrentham state school, that such inmate is not feeble-minded, or that continued custody of his person is unnecessary and unreasonable, or that he can be discharged with safety to himself and the state, and will be cared for properly elsewhere, he shall be discharged from confinement.

This act shall take effect upon its passage. Approved April 13, 1916.

An Act relative to the acquisition and maintenance Chap.123 OF AEROPLANES BY THE MILITIA.

Be it enacted, etc., as follows:

SECTION 1. The adjutant general is hereby authorized Acquisition and to receive on behalf of the commonwealth any aeroplanes by that may be donated to the commonwealth, to be operated. by members of the militia under his direction. For the maintenance and repair of the same he may expend during the current year a sum not exceeding twenty-five hundred dollars.

Section 2. This act shall take effect upon its passage. Approved April 14, 1916.

Chap.124 An Act relative to the spreading of tar, oil and other slippery substances upon public ways.

Be it enacted, etc., as follows:

Spreading of tar, oil, etc., upon public ways regulated. Section 1. It shall be unlawful to spread or place, or cause to be spread or placed, tar, oil, or any other similar substance upon any public way, unless within three hours thereafter the same is covered with sand, gravel, peastone or other suitable material in such manner as to render the way safe for travel. But a way may so be treated without being so covered, if the tar, oil, or other similar substance is first applied to not more than one half of the travelled width of the way, and that half becomes safe for travel before the remaining part of the way is similarly treated.

Alternate route.

Section 2. A public way spread with tar, oil or similar substance need not be covered as provided in section one, if there be a good alternate route or detour which has not been spread with tar, oil or similar substance, or which, if so spread, has been rendered safe for travel as provided in section one.

Penalty.

SECTION 3. Violation of this act shall be punished by a fine of not less than ten, nor more than one hundred dollars for each offence.

Approved April 14, 1916.

Chap.125 An Act relative to clerical assistance for the register of probate and insolvency for the county of essex.

Be it enacted, etc., as follows:

Clerical assistance for register of probate and insolvency for Essex county.

Section 1. The register of probate and insolvency for the county of Essex shall be allowed, in addition to the amount now allowed by law, an annual sum not exceeding five hundred dollars, for the salary of an additional clerical assistant, to be paid from the treasury of the commonwealth upon the certificate of the judge of probate and insolvency for said county.

Time of taking effect.

Section 2. This act shall take effect as of the first day of April in the year nineteen hundred and sixteen.

Approved April 14, 1916.

An Act relative to the compensation of state em- Chap.126 PLOYEES WHILE SERVING IN THE MILITIA.

Be it enacted, etc., as follows:

Any person in the service of the commonwealth shall be compensation entitled, during the time of his service in the organized of state ementitled, during the time of his service in the organized playees this province of services one hundred and serving in the militia under the provisions of sections one hundred and militia forty-one, one hundred and forty-two, one hundred and fiftyone, one hundred and fifty-two and one hundred and sixty of chapter six hundred and four of the acts of the year nineteen hundred and eight, and acts in amendment thereof and in addition thereto, to receive pay therefor, without loss of his ordinary remuneration as an employee or official of the commonwealth, and shall also be entitled to the same leaves of absence or vacation with pay given to other like Approved April 14, 1916. employees or officials.

An Act to authorize the transfer to the federal Chap.127VOLUNTEER MILITARY OR NAVAL FORCE OF ANY OR ALL UNITS OF THE STATE VOLUNTEER MILITIA.

Be it enacted, etc., as follows:

SECTION 1. The governor, with the advice and consent Transfer to Federal of the council, is hereby authorized and empowered to volunteer militia or naval force of units of of the Massachusetts volunteer militia to such United state volunteer militia. States volunteer military or naval force, other than the regular army or navy, as the congress of the United States may at any time authorize. Commission or enlistment in such United States force shall entitle officers and men to an honorable discharge from the Massachusetts volunteer militia: provided, that no organization shall be transferred Provisos. by the governor to such United States force if a majority of the officers and enlisted men of the organization shall by vote reject such proposed transfer within thirty days after notice to the commanding officer of the organization by the governor of his proposal to transfer the organization; provided, further, that nothing in this act shall be construed to affect the right of any officer to be retired under the provisions of chapter six hundred and four of the acts of the year nineteen hundred and eight, and amendments thereof, and provided, further, that any officer or enlisted man of any organization that has been transferred to such United States

force, who does not elect to enter the said force, shall be entitled to receive an honorable discharge from the Massachusetts volunteer militia when not in contravention of any law of the United States.

State property may be used.

Proviso.

Section 2. The governor, with the advice and consent of the council, may lease to, or permit to be used by, any United States volunteer military or naval force, organized under the laws of the United States, any military or naval property belonging to the commonwealth, upon such terms and conditions as will fully protect the commonwealth against expense: provided, however, that this act shall not apply to land or buildings not now owned by the commonwealth and used for said purposes.

Approved April 17, 1916.

Chap.128 An Act to exempt annual sewer charges from the act relative to the placing of special assessments on tax bills.

Be it enacted, etc., as follows:

Annual sewer charges exempt from act relative to placing special assessments on tax bills.

SECTION 1. The provisions of chapter seventy-five of the acts of the year nineteen hundred and eleven shall not apply to annual charges for the use of common sewers established by cities and towns under the provisions of section six of chapter forty-nine of the Revised Laws.

Section 2. This act shall take effect upon its passage.

Approved April 18, 1916.

Chap.129 An Act to extend the powers of trust companies.

Be it enacted, etc., as follows:

Powers of trust companies extended.

Section 1. Any trust company incorporated under the laws of this commonwealth shall have power, subject to such restrictions as may be imposed by the bank commissioner, to accept for payment at a future date drafts and bills of exchange drawn upon it, and to issue letters of credit authorizing holders thereof to draw drafts upon it, or its correspondents, at sight or on time: provided, that such acceptances or drafts be based upon actual values, but no trust company shall accept such bills or drafts to an aggregate amount exceeding at any one time one half of its paid up capital and surplus, except with the approval of the bank commissioner, and in no case to an aggregate amount in excess of its capital and surplus.

Proviso.

SECTION 2. Chapter one hundred and sixteen of the R. L. 116, § 34. Revised Laws is hereby amended by striking out section thirty-four and inserting in place thereof the following: — Section 34. The total liabilities of a person, other than Total liabilities, amount fixed. cities or towns, including in the liabilities of a firm the liabilities of its several members, for money borrowed from and drafts drawn on any such corporation having a capital stock of five hundred thousand dollars or more shall at no time exceed one fifth part of the surplus account and of such amount of the capital stock of such corporation as is actually paid up. Such total liabilities to any such corporation having a capital stock of less than five hundred thousand dollars shall at no time exceed one fifth of such amount of the capital stock of the corporation as is actually paid up; but the discount of bills of exchange drawn in good faith against actually existing values, and the discount of commercial or business paper actually owned by the person negotiating it, shall not be considered as money borrowed.

SECTION 3. This act shall take effect upon its passage. Approved April 18, 1916.

An Act relative to the verification of the list to be Chap.130 FILED WITH ASSESSORS OF TAXES.

Be it enacted, etc., as follows:

SECTION 1. Section forty-three of Part I of chapter four 1009, 400, hundred and ninety of the acts of the year nineteen hundred amended. and nine is hereby amended by striking out all after the word "clerk", in the fourth line, and inserting in place thereof the words: — or by any notary public or justice of the peace in this commonwealth, — so as to read as follows: — Section 43. The assessors shall in all cases require verification of a person, firm or corporation bringing in a list to make filed with oath that it is true. The oath may be administered by assessors any of the assessors or by their secretary or head clerk, or by any notary public or justice of the peace in this commonwealth.

Section 2. This act shall take effect upon its passage. Approved April 18, 1916.

An Act relative to the bonds of collectors of taxes. Chap.131 Be it enacted, etc., as follows:

SECTION 1. Section seventy-seven of chapter twenty-five R. L. 25, § 77. of the Revised Laws is hereby amended by adding at the amended.

Tax commissioner to approve bond of collector of taxes.

1910, 272, § 2, amended.

Tax commissioner to approve bond of special collector.

end thereof the sentence: — The form of the bond shall be approved by the tax commissioner, — so as to read as follows: — Section 77. The collector of taxes shall give bond to the town for the faithful performance of his duties, in a sum and with sureties approved by the selectmen. The form of the bond shall be approved by the tax commissioner.

Section 2. Section two of chapter two hundred and seventy-two of the acts of the year nineteen hundred and ten is hereby amended by adding at the end thereof the following: — The form of the bond shall be approved by the tax commissioner, — so as to read as follows: — Section 2. The said special collector shall furnish a satisfactory bond for the faithful performance of his duties, in such sum as the selectmen may require. The form of the bond shall be approved by the tax commissioner.

SECTION 3. This act shall take effect upon its passage.

Approved April 18, 1916.

Chap.132 An Act authorizing and directing the county commissioners of the county of essex to reconstruct the essex bridge over danvers river between the cities of salem and beverly.

Be it enacted, etc., as follows:

County commissioners of Essex county to reconstruct the Essex bridge over Danvers river, etc.

Section 1. The county commissioners of the county of Essex, subject to the provisions of chapter ninety-six of the Revised Laws and amendments thereof and additions thereto, and all other laws which may be applicable, are hereby authorized and directed, within two years after the passage of this act, to reconstruct the Essex bridge, socalled, over Danvers river between the city of Salem and the city of Beverly. The bridge as reconstructed shall have a suitable permanent pavement, and granolithic sidewalk, and shall be a pile structure, with wooden floor properly waterproofed, except such parts thereof as are solidly filled, substantially as shown on a plan on file with the board of harbor and land commissioners, except that on the westerly side thereof, the bridge shall be ten feet wider than as shown on said plan, for its full length, except at the draw.

Payment of expense.

SECTION 2. The expense incurred under this act shall be paid in the first instance from the treasury of the county of Essex. The Bay State Street Railway Company shall pay into the treasury of the said county, as its part of the ex-

pense of reconstructing the said bridge a sum equal to Bay State Street Railway ten per cent of the expense of reconstructing the bridge Company to substantially in accordance with the plan on file with the expense. harbor and land commissioners; and further, the said railway company shall pay into the treasury of the said county fifty per cent of the cost and expense of widening the said bridge ten feet in excess of the width as shown on said plan. If the said company pays into the treasury of the said Grant of county its part of the cost and expense of such reconstruction bridge. tion and widening, and shall enter into an agreement with the said county commissioners to keep that part of the roadway on the bridge between its tracks, and eighteen inches on either side thereof, in repair and safe for public travel, the said company shall thereupon have, and is hereby granted, subject to such terms and conditions as the county commissioners may impose, a location upon said bridge for the construction of two lines of track, except on the draw, and for the maintenance of its tracks, poles and wires, and the operation of its railway thereon. The location so granted Revocation. shall not be revoked except by the county commissioners of the county of Essex, after public notice and a hearing, and no such revocation shall be valid until approved by the public service commission.

Section 3. The expense incurred under this act shall Loan. not exceed the sum of two hundred thousand dollars, and the said commissioners are hereby authorized to borrow on the credit of the county such sums, not exceeding the said amount, as may from time to time be required for the cost and expense aforesaid. All amounts so borrowed shall be deposited in the county treasury, and the treasurer of the county shall pay out the same as ordered by the county commissioners, and shall keep a separate and accurate account of all moneys borrowed and expended under the

provisions of this act, including interest.

SECTION 4. The county of Essex shall, after the assess- Apportionment ment upon the Bay State Street Railway Company of the amount herein required to be paid by said company, pay forty per cent of the remaining cost of reconstruction and widening and the city of Salem shall pay thirty-five per cent and the city of Beverly twenty-five per cent. The payments apportioned and assessed as aforesaid, shall be made in three annual instalments, and for that purpose the said commissioners shall file from time to time as may be necessary, in the office of the clerk of courts for the county, a

Apportionment of cost.

detailed statement, certified under their hands, of the actual cost of the reconstruction and widening to date; and they shall, in the month of June, after such notice as they may deem proper, and a hearing, apportion and assess, upon the Bay State Street Railway Company and the cities of Salem and Beverly, the sums that the said company and the said cities are required to pay under the provisions of this act; and the said company and each of the said cities shall pay the same, respectively, into the treasury of the county within sixty days thereafter; and if the said company and the said cities, or any of them, shall refuse or neglect to pay their proportion, as aforesaid, the commissioners shall, after notice to the delinquent company or city, as the case may be, issue a warrant against such delinquent company or city, for its proportion, with interest and the costs of the notice and warrant, and the same shall be collected and paid into the treasury of the county, to be applied in payment of the expense aforesaid.

Purchase of lands, recording of description, etc.

Section 5. The said county commissioners are hereby authorized to take or purchase such lands, rights or easements as may be required to carry out the purposes of this act; but in order to acquire land or rights in land, otherwise than by purchase, they shall first record in the registry of deeds for the southern district of the county of Essex a statement containing a description of the lands or rights taken or affected sufficiently specific for identification, and shall file a plan of the same in said registry. They shall estimate the damages to property, if any, sustained by any person by such taking of land, rights or easements, or by the reconstruction of said bridge as aforesaid, and any person aggrieved thereby may proceed, within one year after the filing of said statement, in the same manner as in the case of land taken for the laying out of highways, but in no event shall interest be recovered against the county for more than four per cent per annum.

Damages.

Section 6. This act shall take effect upon its passage.

Approved April 18, 1916.

Chap. 133 An Act to authorize the appointment of a court officer of the superior court for the county of middlesex to act as chief deputy sheriff.

Be it enacted, etc., as follows:

Sheriff of Middlesex county may The sheriff of the county of Middlesex may appoint one of the court officers of the superior court to act as chief deputy sheriff for attendance on the superior court of said appoint chief county. Such officer, under the orders of the sheriff, and in addition to his regular duties as a court officer, shall supervise, direct and assign the officers of the said court. He shall hold his office subject to the provisions of chapter one hundred and thirty-four of the acts of the year nineteen hundred and twelve. Approved April 18, 1916.

An Act relative to inspectors and collectors of milk. Chap.134 Be it enacted, etc., as follows:

Inspectors of milk and collectors of milk samples shall Inspection of milk regulated. have authority to take samples from milk, intended for sale in their respective cities and towns, wherever, within the commonwealth, such milk is produced, stored or transported, but this act shall not be construed to permit of any interference by such inspectors or collectors with milk in the course of interstate commerce.

Approved April 18, 1916.

An Act relative to the contracts of insurance of Chap.135 LIFE INSURANCE COMPANIES.

Be it enacted, etc., as follows:

Section thirty-four of chapter five hundred and seventy- 1907, 576, § 34, six of the acts of the year nineteen hundred and seven, as etc., amended. amended by chapter eighty-one of the acts of the year nineteen hundred and eight, by chapter four hundred and eightyeight of the acts of the year nineteen hundred and nine, by section two of chapter four hundred and ninety-nine of the acts of the year nineteen hundred and ten, by chapter two hundred and five of the acts of the year nineteen hundred and eleven, by chapter five hundred and twenty-four of the acts of the year nineteen hundred and twelve, and by chapter four hundred and eighty-nine of the acts of the year nineteen hundred and thirteen, is hereby further amended by inserting after the word "insured", in the thirteenth line, of the paragraph beginning with the words "Contracts of insurance" the words: - or either of them, and by adding at the end of the said paragraph the words: - and any such company may provide for the payment of a larger sum if death is caused by accident than if it results from other causes, provided that the sum thus payable in event of such death by accident shall not exceed, on any one life, three per cent of the company's aggregate expected

Contracts of insurance of life insurance companies.

mortality as shown by its last annual statement to the insurance department of the commonwealth. The consideration for such special benefit shall be separately stated in the policy, — so that the paragraph as amended will read as follows: - Contracts of insurance for each of the classes specified in section thirty-two shall be in separate and distinct policies notwithstanding any provision of this act which permits a company to transact more than one of said classes of insurance; except that any domestic life insurance company, notwithstanding any limitations of its charter to the contrary, and any foreign life insurance company authorized to transact business in this commonwealth, if it is permitted so to do by its charter or by the state in which it is incorporated, whether or not it has a capital stock, may incorporate in its policies of insurance provisions for the waiver of premiums or for the granting of special surrender values therefor in the event that the insured, or either of them, thereunder shall from any cause become totally and permanently disabled, which provisions shall state the special benefits to be granted thereunder and the cost of such concessions to the insured, and shall define in such policies what shall constitute total and permanent disability, and any such company may provide for the payment of a larger sum if death is caused by accident than if it results from other causes, provided that the sum thus payable in the event of such death by accident shall not exceed, on any one life, three per cent of the company's aggregate expected mortality as shown by its last annual statement to the insurance department of the commonwealth. The consideration for such special benefit shall be separately stated in the policy. Approved April 18, 1916.

Special benefit.

Chap. 136 An Act to authorize the state forest commission to take land and to sell or exchange unsuitable land.

Be it enacted, etc., as follows:

1914, 720, § 2, amended.

Section two of chapter seven hundred and twenty of the acts of the year nineteen hundred and fourteen is hereby amended by striking out the said section and inserting in place thereof the following:—Section 2. The commission shall have power to acquire for the commonwealth by purchase or otherwise, and hold any woodland or land suitable for timber cultivation within the commonwealth.

State forest commission may take land and sell or exchange unsuitable land. The commission shall have power to take such lands in fee with the approval of the governor and council. The commission may, after a public hearing, sell or exchange any land thus acquired which in the judgment of the commission can no longer be used advantageously for the purposes of this act. The average cost of land purchased by the commission shall not exceed five dollars an acre. The commis- Commission sion shall have the same powers in acquiring land under this tain powers in act which are given to the metropolitan park commission acquiring land etc. established by chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three, and acts amendatory thereof, and any person aggrieved by a determination of damages made by the commission may have the same assessed by a jury of the superior court in the manner and subject to the limitations specified in said chapter four hundred and seven, as amended.

Approved April 18, 1916.

An Act relative to the authority of the public Chap.137 SERVICE COMMISSION IN RESPECT TO SWITCH CONNECTIONS AND INTERCHANGE TRACKS OF RAILROAD CORPORATIONS AND STREET RAILWAY COMPANIES.

Be it enacted, etc., as follows:

Section 1. Section twenty-five of chapter seven hundred amended. § 25. and eighty-four of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "designate", in the fifteenth line, the words: — and, in case the board of aldermen of a city or the selectmen of a town act adversely upon, or fail to act within sixty days from the date of, the filing of a petition brought by a street railway company in accordance with the provisions of section sixty-four of Part III of chapter four hundred and sixtythree of the acts of the year nineteen hundred and six, for a location of tracks in such city or town upon which the petitioning company may construct the switch connection or interchange track necessary to the establishment of such through routes or transportation, or to the operation of such cars or other equipment, the petitioner or any interested party may, within sixty days thereafter, file such petition with the public service commission which may, if after notice and a public hearing it is of the opinion that public convenience and necessity so require, grant locations upon which the grantee company may construct the switch

connection or interchange track necessary to the establishment of such through routes or transportation, or to the operation of such cars or other equipment, — by inserting after the word "such", in the sixteenth line, the words: railroad or railway, — by inserting after the word "companies", in the twenty-second line, the word: — and, — by striking out all after the word "operated", in the twentyfourth line, down to and including the word "equipment", in the twenty-eighth line, and by inserting after the word "them", in the thirty-second line, the words: - and provided, further, that in case of a petition for the establishment of such through routes and transportation by railway companies, or for locations for the construction of the switch connection or interchange track necessary to the establishment of such through routes and transportation by railway companies, the commission shall give fourteen days' notice of any public hearing held by it under the foregoing provisions of this section, to the petitioners, to the companies affected and to the board of aldermen of the city or the selectmen of the town within which the lines of said companies connect or within which a connection between the lines of said companies is proposed to be made, — so as to read as follows: — Section 25. Wherever there is no satisfactory through route for the transportation of passengers or freight at a reasonable rate the commission shall have power by order, after notice and a public hearing had upon complaint, to require any two or more railroad or railway companies whose lines, owned, operated, leased, or controlled by stock ownership, or otherwise, form a continuous or connecting line of transportation, or could be made to do so by the construction and maintenance of switch connection or interchange track at connecting points, or by transfer of property or passengers at connecting points, to establish through routes and joint rates, fares and charges for the transportation of passengers and property, and for the operation of the cars and other equipment for such transportation, within the commonwealth, as the commission may by its order designate; and, in case the board of aldermen of a city or the selectmen of a town act adversely upon. or fail to act within sixty days from the date of, the filing of a petition brought by a street railway company in accordance with the provisions of section sixty-four of Part III of chapter four hundred and sixty-three of the acts of the year nineteen hundred and six, for a location of tracks in such city or town

Public service commission may establish through routes, joint rates, etc., for passengers or freight.

Switch connections and interchange tracks of railroads and street railways.

upon which the petitioning company may construct the switch connection or interchange track necessary to the establishment of such through routes or transportation, or to the operation of such cars or other equipment, the petitioner or any interested party may, within sixty days thereafter, file such petition with the public service commission which may, if after notice and a public hearing it is of the opinion that public convenience and necessity so require, grant locations upon which the grantee company may construct the switch connection or interchange track necessary to the establishment of such through routes or transportation, or to the operation of such cars or other equipment; and, in case such railroad or railway companies cannot agree as to the division of rates or the conditions under which such through routes or transportation shall be established or such cars or other equipment operated, the commission shall have power, after due hearing, to determine and prescribe the proportionate portions of such through rates payable to each of such companies, and, the conditions under which such through routes or transportation shall be established or such cars or other equipment operated: pro- Provisos. vided, however, that a railroad or railway company shall have control of and responsibility for the management and operation of all trains or cars while they are upon its railroad or railway as fully as if it owned them; and provided, further, that in case of a petition for the establishment of such through routes and transportation by railway companies, or for locations for the construction of the switch connection or interchange track necessary to the establishment of such through routes and transportation by railway companies. the commission shall give fourteen days' notice of any public hearing held by it under the foregoing provisions of this section, to the petitioners, to the companies affected and to the board of aldermen of the city or the selectmen of the town within which the lines of said companies connect or within which a connection between the lines of said companies is proposed to be made. The commission may, upon switch reasonable terms and conditions, require and order any rail-freight in road or railway company which carries freight in carload oarload lots. lots to establish and maintain for the purpose of receiving or delivering freight in carload lots, a switch connection with any private side track constructed on land adjoining the location of any such railroad or railway, if the commission is of opinion that such connection is reasonable and practi-

cable, can be put in and used with safety, and will furnish sufficient business to justify its construction and maintenance, and the commission may grant to any railway company the necessary locations in public ways and places for any switch connection ordered by the commission to be constructed by such railway company.

SECTION 2. This act shall take effect upon its passage.

Approved April 20, 1916.

Section three of chapter seven hundred and ninety-five of the acts of the year nineteen hundred and fourteen is hereby

Chap.138 An Act to authorize certain municipal officers to prevent the granting of certain licenses by the fire prevention commissioner.

Be it enacted, etc., as follows:

1914, 795, § 3, amended.

amended by adding at the end thereof the following: provided, however, that the mayor and city council of a city or the board of selectmen of a town may disapprove the granting of such a license or permit, and upon such disapproval the permit or license shall be refused, — so as to read as follows: — Section 3. All existing powers, in whatever officers, councils, bodies, boards or persons, other than the general court and the judicial courts of the commonwealth. they may be vested, to license persons or premises, or to grant permits for or to inspect or regulate or restrain the keeping, storage, use, manufacture, sale, handling, transportation or other disposition of gunpowder, dynamite, nitroglycerine, camphine or any similar fluids or compounds, crude petroleum or any of its products, or any explosive or inflammable fluids or compounds, tablets, torpedoes, rockets, toy pistols, fireworks, firecrackers, or any other explosives, and the use of engines and furnaces described in section seventy-three of chapter one hundred and two of the Revised Laws, are hereby transferred to and vested in the commissioner: provided, however, that the mayor and city

council of a city or the board of selectmen of a town may disapprove the granting of such a license or permit, and upon

municipal
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prevent granting of certain
licenses by the
fire prevention
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such disapproval the permit or license shall be refused.

Approved April 20, 1916.

An Act relative to the slaughtering of neat cattle, Chap.139SHEEP OR SWINE NOT INTENDED FOR SALE.

Be it enacted, etc., as follows:

Section one hundred and five of chapter seventy-five of R. L. 75, \$ 105. the Revised Laws, as amended by section two of chapter three hundred and twelve of the acts of the year nineteen hundred and two, by section two of chapter two hundred and twenty of the acts of the year nineteen hundred and three. by section six of chapter three hundred and twenty-nine of the acts of the year nineteen hundred and eight, and by section two of chapter two hundred and forty-eight of the acts of the year nineteen hundred and twelve, is hereby further amended by inserting after the word "animals", in the fifth line, the words: — intended for sale, — so as to read as follows:—Section 105. The provisions of the six Slaughtering preceding sections shall not apply to a person not engaged sheep or swin in such business, who, upon his own premises and not in a for sale. slaughter house, slaughters his own neat cattle, sheep or swine, but the carcass of any such animals, intended for sale, shall be inspected, and, unless condemned, shall be stamped or branded according to the provisions of section one hundred and three of chapter seventy-five of the Revised Laws, as set forth in chapter two hundred and twenty of the acts of the year nineteen hundred and three, and as amended by chapter four hundred and seventy-one of the acts of the year nineteen hundred and nine and by section five of chapter two hundred and ninety-seven of the acts of the year nineteen hundred and eleven, by an inspector at the time of slaughter. Approved April 20, 1916.

An Act to establish the fee for the renewal of Chap.140 LICENSES OF OPERATORS OF MOTOR VEHICLES.

Be it enacted, etc., as follows:

Section twenty-nine of chapter five hundred and thirty- 1909, 534, § 29, four of the acts of the year nineteen hundred and nine, as amended by section one of chapter six hundred and ninetyfive of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the words "fifty cents", in the second line of the fifteenth paragraph, and inserting in place thereof the words: — one dollar, — so that

for renewal of licenses of operators of motor vehicles.

Foo established said paragraph will read as follows: - For every renewal of any operator's or chauffeur's license to operate automobiles. one dollar. Approved April 20, 1916.

Chap. 141 An Act relative to the disposal of certain records AND ACCOUNTS OF THE STATE BOARD OF AGRICULTURE.

Be it enacted, etc., as follows:

Disposal of certain records and accounts of the state board of agriculture.

Section 1. The records and accounts formerly kept by the state board of agriculture under the provisions of section four of chapter two hundred and ten of the acts of the year eighteen hundred and ninety-one, which chapter was repealed by section ten of chapter three hundred and eightyone of the acts of the year nineteen hundred and five, may be destroyed or otherwise disposed of by order of their lawful custodian, and any proceeds received in the course of their disposal shall be paid into the treasury of the commonwealth.

Section 2. This act shall take effect upon its passage. Approved April 24, 1916.

Chap.142 An Act relative to the disposition of returns made TO THE BANK COMMISSIONER.

Be it enacted, etc., as follows:

Disposition of returns made to the bank commissioner.

Section 1. Returns from corporations made to the bank commissioner under the provisions of section thirty-six of chapter one hundred and sixteen of the Revised Laws and amendments thereof, records of examinations of banks made under the provisions of section five of chapter five hundred and ninety of the acts of the year nineteen hundred and eight, reports made under the provisions of section thirtyseven of chapter five hundred and ninety of the acts of the year nineteen hundred and eight, and returns made under the provisions of section thirty-eight of chapter six hundred and twenty-three of the acts of the year nineteen hundred and twelve, may, after the lapse of five years from the date of their receipt, be destroyed or disposed of by order of their lawful custodian, and any proceeds received in the course of their disposal shall be paid into the treasury of the commonwealth.

Section 2. This act shall take effect upon its passage. Approved April 24, 1916.

An Act relative to the enforcement of the act to Chap.143 REGULATE THE PROCURING OF PERSONS TO TAKE THE PLACE OF EMPLOYEES DURING STRIKES, LOCKOUTS OR OTHER LABOR DISPUTES.

Be it enacted, etc., as follows:

SECTION 1. Section four of chapter three hundred and of the amended. forty-seven of the acts of the year nineteen hundred and fourteen, as amended by section one of chapter one hundred and eight of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the words "conciliation and arbitration", in the fourth and fifth lines, and inserting in place thereof the words: — labor and industries,—so as to read as follows:—Section 4. Enforcement of act to regularly person, firm, association or corporation violating any late procuring provision of this act shall, upon complaint of and after take the places investigation by the state board of labor and industries, be during strikes. punished by a fine not exceeding one hundred dollars for etc. each offence.

Section 2. This act shall take effect upon its passage. Approved April 24, 1916.

An Act relative to certain exemptions from taxation. Chap.144 Be it enacted, etc., as follows:

SECTION 1. Section five of Part I of chapter four hun-1909, 400, dred and ninety of the acts of the year nineteen hundred and amended. nine is hereby amended by striking out the ninth clause and inserting in place thereof the following: — Ninth, The Property of property, to the amount of five hundred dollars, of a widow, aged persons of an unmarried woman above the age of twenty-one years, and minors of a person above the age of seventy-five years or of any taxastion. minor whose father is deceased, who are legal residents of the commonwealth, whether such property be owned by such persons separately, or jointly, or as tenants in common: provided, that the whole estate, real and personal, of such Proviso. person does not exceed in value the sum of one thousand dollars, exclusive of property otherwise exempted under the provisions of this section and exclusive of the value of the mortgage interest held by persons other than the person to be exempted in such mortgaged real estate as may be included in such whole estate; but if the whole estate, including the value of such mortgage interest, exceeds the

Proportional exemption.

sum of five hundred dollars, the amount so exempted shall not be less than five hundred dollars. If the property of a person entitled to such exemption is taxable in more than one city or town, or partly without the commonwealth, only such proportion of the five hundred dollars exemption shall be made in any city or town as the value of the property taxable in such city or town bears to the whole of the taxable property of such person. No property shall be so exempt which the assessors shall adjudge has been conveyed to such persons to evade taxation. A person aggrieved by any such judgment may appeal to the county commissioners within the time and in the manner allowed by the provisions of section seventy-six.

1909, 490, Part I, § 5, amended.

Property of soldiers and sailors.

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Section 2. Said section five is hereby further amended by striking out the thirteenth clause and inserting in place thereof the following: - Thirteenth, The property of the following classes of persons who are legal residents of this commonwealth to the amount of two thousand dollars in the case of each person: provided, that only two thousand dollars of the combined estate of any veteran and his wife shall be exempted; and provided, further, that the whole estate, real and personal, of the person so exempted or the combined property of a veteran and his wife does not exceed five thousand dollars, exclusive of the value of the mortgage interest held by persons other than the person to be exempted in such mortgaged real estate as may be included in said whole estate or combined property; but if said whole estate or combined property, including the value of such mortgage interest, exceeds the sum of two thousand dollars, the amount so exempted shall not be less than two thousand dollars: First, Soldiers and sailors, who served in the military or naval service of the United States in the war of the rebellion and who were honorably discharged therefrom, and who, by reason of injury received or disease contracted while in such service and in the line of duty, lost the sight of both eyes, or lost the sight of one eye, the sight of the other having been previously lost, or who lost one or both feet, or one or both hands. Second, Soldiers and sailors who served as aforesaid and were honorably discharged as aforesaid, and who, as the result of disabilities contracted while in such service and in the line of duty, have become permanently incapacitated for the performance of manual labor to an extent equivalent, in the judgment of the assessors, to the loss of a hand or foot.

Third, Wives or widows of soldiers or sailors who would be Proportional entitled to exemption under either of the two preceding exemption. paragraphs. If the property of a person entitled to such exemption is taxable in more than one city or town, or partly without the commonwealth, only such proportion of the two thousand dollars exemption shall be made in any city or town as the value of the property taxable in such city or town bears to the whole of the taxable property of such person. The certificate of the granting of a pension by the United States to a soldier or sailor for an injury or disability shall, while the pension continues, be sufficient evidence of the receiving of the injury or disability; but the assessors may receive other evidence thereof. aggrieved by the judgment of the assessors may appeal to the county commissioners within the time and in the manner allowed by the provisions of section seventy-six.

SECTION 3. The fourteenth clause of said section five, as 1909, 490, amended by chapter three hundred and thirty-three of the etc., amended. acts of the year nineteen hundred and ten, is hereby further amended by striking out said clause and inserting in place thereof the following: - Fourteenth, Soldiers and sailors Exemption who served in the military or naval service of the United from taxation States in the war of the rebellion, and who were honorably voterans, etc. discharged therefrom shall be assessed for, but shall be exempt, at their request, from the payment of a poll tax, and the property of soldiers and sailors who served as aforesaid and were honorably discharged as aforesaid, but who would not be entitled to exemption under the preceding clause, and the property of the wives or widows of such soldiers or sailors, shall be exempted from taxation to the amount of one thousand dollars in the case of each person: provided, that the combined estate, real and personal, of Provisos. the person so exempted and of the husband or wife of such person does not exceed in value the sum of five thousand dollars, exclusive of the value of the mortgage interest, held by persons other than the person to be exempted in such mortgaged real estate as may be included in said combined estate: but if the combined estate, including the value of such mortgage interest, exceeds the sum of one thousand dollars, the amount so exempted shall not be less than one thousand dollars; and provided, further, that the combined exemption of such a soldier or sailor and his wife shall not exceed one thousand dollars. If the property of a person entitled to such exemption is taxable in more than one city

Proportional exemption.

or town, or partly without the commonwealth, only such proportion of the one thousand dollars exemption shall be made in any city or town as the value of the property taxable in such city or town bears to the whole of the taxable property of such person. The widows of soldiers and sailors who served as aforesaid and who lost their lives in the war of the rebellion shall be entitled to exemption as specified in the preceding clause. No exemption shall be made under the provisions of this clause of the property of a person who is not a legal resident of this commonwealth.

Section 4. This act shall take effect upon its passage.

Approved April 24, 1916.

Chap.145 An Act relative to certain applications and reports made to the district police.

Be it enacted, etc., as follows:

Disposition of certain applications and reports made to the district police.

Section 1. Applications to the chief of the district police for his approval of entertainments proposed to be given on the Lord's day, under the provisions of chapter ninetyeight of the Revised Laws and amendments thereof, reports and records kept under the provisions of sections forty-eight, sixty-two and one hundred and forty-four of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine, which sections were repealed by section five of chapter seven hundred and twenty-six of the acts of the year nineteen hundred and twelve, inspection reports of theatres and halls, made under the provisions of section thirty-four of chapter six hundred and fifty-five of the acts of the year nineteen hundred and thirteen, and applications filed for permits for the special exhibition of pictures, under the provisions of section twelve of chapter seven hundred and ninety-one of the acts of the year nineteen hundred and fourteen, may be destroyed or disposed of by order of the said chief after the lapse of two years from the date of their receipt, and any proceeds received in the course of their disposal shall be paid into the treasury of the commonwealth.

SECTION 2. This act shall take effect upon its passage.

Approved April 24, 1916.

An Act relative to the sale of certain articles of Chap.146 FOOD AND DRINK ON THE LORD'S DAY.

Be it enacted, etc., as follows:

Section 1. Section three of chapter ninety-eight of the R. L. 98, § 3. Revised Laws, as amended by chapter four hundred and etc., amended. fourteen of the acts of the year nineteen hundred and two. by chapters one hundred and twenty-six and two hundred and seventy-three of the acts of the year nineteen hundred and eight, by chapter three hundred and twenty-eight of the acts of the year nineteen hundred and eleven, and by chapter seven hundred and fifty-seven of the acts of the year nineteen hundred and fourteen, is hereby further amended by inserting after the word "day", in the sixteenth line, the words: - nor the sale by licensed innholders and common victuallers of meals cooked on the premises, such as are usually served by them, not to be consumed on the premises: provided that such meals shall not consist in whole or in part of intoxicating liquors, — so as to read as follows: — Section Certain business 3. The provisions of the preceding section shall not be not prohibited on the Lord's held to prohibit the manufacture and distribution of steam, day. gas or electricity for illuminating purposes, heat or motive power, nor the distribution of water for fire or domestic purposes, nor the use of the telegraph or the telephone, nor the retail sale of drugs and medicines, nor articles ordered by the prescription of a physician or mechanical appliances used by physicians or surgeons, nor the retail sale of tobacco in any of its forms by licensed innholders, common victuallers, druggists and newsdealers whose stores are open for the sale of newspapers every day in the week, nor the retail sale of ice cream, soda water and confectionery by licensed innholders and druggists, and by such licensed common victuallers as are not also licensed to sell intoxicating liquors and who are authorized to keep open their places of business on the Lord's day, nor the sale by licensed innholders and common victuallers of meals cooked on the premises, such as are usually served by them, not to be consumed on the premises: provided that such meals shall not consist in Proviso. whole or in part of intoxicating liquors, nor the operation of motor vehicles, nor the letting of horses and carriages or of yachts and boats, nor unpaid work on yachts and pleasure boats, nor the running of steam ferry boats on established routes, nor the running of street railway cars, nor the prep-

Certain business aration, printing and publication of newspapers, nor the not prohibited on the Lord's sale and delivery of newspapers, nor the wholesale or retail sale and delivery of milk, nor the transportation of milk. nor the making of butter and cheese, nor the keeping open of public bath houses, nor the making or selling by bakers or their employees, before ten o'clock in the morning and between the hours of four o'clock and half past six o'clock in the evening, of bread or other food usually dealt in by them, nor the selling of kosher meat by any person who, according to his religious belief, observes Saturday as the Lord's day by closing his place of business during the day until six o'clock in the evening; and such person may open his place of business on the Lord's day for the sale of kosher meat between the hours of six o'clock in the morning and ten o'clock in the morning, nor the carrying on of the business of bootblacks before eleven o'clock in the forenoon, nor the digging of clams or the icing and dressing of fish.

Section 2. This act shall take effect upon its passage. Approved April 24, 1916.

Chap.147 An Act relative to the disposition of certain returns MADE TO THE DEPARTMENT OF ANIMAL INDUSTRY.

Be it enacted, etc., as follows:

R. L. 90, § 15, amended.

Disposition of certain returns made to the department of animal industry.

SECTION 1. Chapter ninety of the Revised Laws is hereby amended by striking out section fifteen and inserting in place thereof the following: — Section 15. An inspector shall keep a record of all inspections made by him and of his doings therein, and shall make regular returns thereof to the department, but such returns need not be retained for more than two years, and may then be destroyed or disposed of by their lawful custodian, and any proceeds received in the course of their disposal shall be paid into the treasury of the commonwealth. The department shall prescribe the form in which and the times at which such records and returns shall be made, and it may at any time inspect them and make copies thereof.

Section 2. This act shall take effect upon its passage. Approved April 24, 1916.

Chap.148 An Act relative to the dissolution of attachments. Be it enacted, etc., as follows:

R. L. 167, § 121, amended. Section one hundred and twenty-one of chapter one hundred and sixty-seven of the Revised Laws is hereby

amended by adding at the end thereof the following: -When successive attachments in favor of different plaintiffs Dissolution of are made upon personal property the defendant may release how made. from the attachments the property attached, or such portion thereof as he may elect, by giving bond with sufficient sureties to be approved as hereinbefore provided. sheriff of the county in which the first attachment was made shall be the obligee on the bond, which shall be deposited immediately after it is given with the clerk of the courts for the same county, except that in Suffolk county it shall be deposited with the clerk of the superior court for civil business. The bond shall be conditioned on the defendant's paying to such sheriff within thirty days after final judgment in any such action or after the entry of a special judgment in any such action under the provisions of said chapter one hundred and seventy-seven, as the case may be, the amount fixed as the value of the property so released, and the amount so paid shall be held by the sheriff. after deducting the necessary charges, subject to the attachments in the order in which they were made, and shall be disposed of in the same manner as the proceeds of attached personal property sold under the provisions of section eighty-two of chapter one hundred and sixty-seven of the Revised Laws. Approved April 24, 1916.

An Act relative to untrue and misleading advertise- Chap.149 MENTS.

Be it enacted, etc., as follows:

Section 1. Any person who, with intent to sell or in Untrue and any wise dispose of merchandise, securities, service, or any-misleading advertiseme thing offered by such person, directly or indirectly, to the prohibited. public for sale or distribution, or who with intent to increase the consumption of or demand for such merchandise, securities, service, or other thing, or to induce the public in any manner to enter into any obligation relating thereto, or to acquire title thereto, or an interest therein, makes, publishes, disseminates, circulates, or places before the public, or causes, directly or indirectly, to be made, published, disseminated, circulated, or placed before the public within the commonwealth, in a newspaper or other publication, or in the form of a book, notice, handbill, poster, bill, circular. pamphlet, or letter, or in any other way, an advertisement of any sort regarding merchandise, securities, service,

Penalty.

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or anything so offered to the public, which advertisement contains any assertion, representation, or statement of fact which is untrue, deceptive, or misleading, and which such person knew, or might on reasonable investigation have ascertained to be untrue, deceptive, or misleading, shall be guilty of a misdemeanor and shall be punished by a fine of not less than ten or more than five hundred dollars for each offence: provided, however, that the provisions of this act shall not apply to any owner, publisher, printer, agent or employee of a newspaper or other publication, periodical or circular, or to any agent of the advertiser who in good faith and without knowledge of the falsity or deceptive character thereof publishes, causes to be published, or participates in the publication of such advertisement.

"Person," term defined. Section 2. The term "person" as used in section one shall include a partnership, corporation or association.

Repeal.

SECTION 3. Chapter four hundred and eighty-nine of the acts of the year nineteen hundred and twelve, as amended by chapter two hundred and eighty-eight of the acts of the year nineteen hundred and fourteen, is hereby repealed.

Approved April 24, 1916.

Chap.150 An Act to extend the time during which action may be brought upon the standard fire insurance policy in certain instances.

Be it enacted, etc., as follows:

1907, 576, § 60, amended.

Time during which action may be brought upon standard fire insurance policy, etc., extended.

Section 1. The standard fire insurance policy as set forth in section sixty of chapter five hundred and seventysix of the acts of the year nineteen hundred and seven, is hereby amended by adding to the limitation of action clause the following: - provided, however, that if, within said two years, in accordance with the provisions of the preceding paragraph the amount of the loss shall have been referred to arbitration after failure of the parties to agree thereon, the limitation of time for bringing such suit or action shall in no event be less than ninety days after a valid award has been made upon such reference or after such reference or award has been expressly waived by the parties. If suit or action upon this policy is enjoined or abated, suit or action may be commenced at any time within one year after the dissolution of such injunction, or the abatement of such suit or action, to the same extent as

would be possible if there was no limitation of time provided herein for the bringing of such suit or action, — so as to read as follows: - No suit or action against this company suit or action, for the recovery of any claim by virtue of this policy shall when commenced. be sustained in any court of law or equity in this commonwealth unless commenced within two years from the time the loss occurred: provided, however, that if, within said Proviso. two years, in accordance with the provisions of the preceding paragraph the amount of the loss shall have been referred to arbitration after failure of the parties to agree thereon, the limitation of time for bringing such suit or action shall in no event be less than ninety days after a valid award has been made upon such reference or after such reference or award has been expressly waived by the parties. If suit or action upon this policy is enjoined or abated, suit or action may be commenced at any time within one year after the dissolution of such injunction, or the abatement of such suit or action, to the same extent as would be possible if there was no limitation of time provided herein for the bringing of such suit or action.

SECTION 2. Until July first, nineteen hundred and seven- Until July 1, teen, section one of this act may be made effective by attacheffective by ing the provision as above amended as a rider to the policy rider on policy. instead of printing it in the body thereof.

Approved April 24, 1916.

An Act relative to containers used in the sale of Chap.151 MILK AT WHOLESALE.

Be it enacted, etc., as follows:

SECTION 1. Any person selling milk at wholesale to any Containers used in sale of milk purchaser who furnishes containers for the same may petition at wholesale to in writing a sealer or deputy sealer of weights and measures be tested. to have such containers tested in the manner provided by law and the capacity thereof, thus ascertained, plainly stamped or otherwise indelibly marked thereon; and such official may direct any such purchaser to have such containers so tested and marked.

SECTION 2. Any person, firm or corporation who neglects Penalty. or refuses to have any such containers tested and marked as provided in section one after being directed so to do by any sealer or deputy sealer and who continues to use the same for the purpose of containing milk purchased from

any person who has petitioned any such official as provided in said section shall be punished by a fine of not more than ten dollars.

Approved April 24, 1916.

Chap.152 An Act relative to the registration of bonds and other securities.

Be it enacted, etc., as follows:

Registration of bonds, etc., expense of making exchange. The expense involved in making the exchange provided for by section one of chapter one hundred and thirty-six of the acts of the year nineteen hundred and nine, and by section one of chapter three hundred and seventy-seven of the acts of the year nineteen hundred and twelve, shall be borne by the county, city, town or corporation that issued the obligation sought to be exchanged.

Approved April 24, 1916.

Chap.153 An Act relative to the license fee for slaughter houses in towns having less than ten thousand inhabitants.

Be it enacted, etc., as follows:

License fee for slaughter houses in certain towns. SECTION 1. In towns having less than ten thousand inhabitants the annual license fee for carrying on the business of slaughtering neat cattle, sheep or swine shall be such sum, not exceeding one hundred dollars, as the selectmen shall fix.

Certain provisions of law not to apply. SECTION 2. So much of section one hundred of chapter seventy-five of the Revised Laws, as amended by section two of chapter two hundred and ninety-seven of the acts of the year nineteen hundred and eleven, as is inconsistent herewith shall not apply to the provisions of this act.

Act to be submitted to voters, etc.

Section 3. This act shall take full effect in any town to which it applies upon its acceptance by a majority vote of the voters thereof present and voting thereon at any annual town meeting; otherwise it shall not take effect. For the purpose of such acceptance this act shall take effect upon its passage.

Approved April 24, 1916.

Chap.154 An Act relative to the marking, sale and installation of range boilers.

Be it enacted, etc., as follows:

Marking, sale, etc., of range boilers. SECTION 1. No range boiler shall be sold or offered for sale in this commonwealth unless its capacity is plainly

marked thereon in terms of Massachusetts standard liquid measure, together with the maker's business name, in such manner that it may easily be identified.

SECTION 2. No copper, iron or steel pressure range boiler, Must be stamped with whether plain or galvanized, or other vessel or tank in maker's which water is to be heated under pressure, shall be sold or guarantee of test. offered for sale in this commonwealth without having stamped thereon the maker's guarantee that it has been tested to not less than two hundred pounds hydraulic pressure to the square inch. And no such boiler, or other vessel or tank in which water is to be heated under pressure, shall be installed if the working pressure is greater than forty-two and one half per cent of the guaranteed test pressure marked thereon by the maker.

Section 3. Any person who sells or offers or exposes Penalty. for sale any range boiler which is not marked or stamped as provided in the preceding sections, or which is falsely marked as having a capacity which is greater by seven and one half per cent than its true capacity, or who marks or causes the same to be marked with such false capacity, shall be punished by a fine not exceeding fifty dollars for each offence.

Section 4. This act shall not apply to the sale or offer-Certain range ing for sale of installed range boilers or to the sale or offering boilers exempt. for sale of range boilers as junk.

SECTION 5. This act shall take effect on the first day of taking effect. July, nineteen hundred and sixteen.

Approved April 24, 1916.

An Act to authorize the state department of health Chap.155 TO PERFORM CERTAIN SERVICES IN ITS LABORATORY FOR THE DEPARTMENT OF ANIMAL INDUSTRY.

Be it enacted, etc., as follows:

SECTION 1. The state department of health is hereby state department authorized to perform for the department of animal industry ment of health may perform upon such terms and conditions as may be agreed upon, for department for department for department of the state department of the state department of the state department of health is hereby state department of health is hereby state department of health is hereby state department of animal industry ment of health is hereby state department of animal industry ment of health is hereby state department of animal industry ment of health is hereby state department of animal industry ment of health is hereby state department of animal industry ment of health may perform upon such terms and conditions as may be agreed upon, for department of animal industry ment of health may perform upon such terms and conditions as may be agreed upon, for department of the state of such services in its laboratory as may be necessary in the of animal industry. examination of materials from animals suspected of being infected with glanders, tuberculosis, rabies or other diseases of domestic animals.

Section 2. This act shall take effect upon its passage. Approved April 26, 1916.

Chap.156 An Act to provide funds for constructing a barn and for purchasing equipment for the independent agricultural school of bristol county.

Be it enacted, etc., as follows:

Trustees of Independent Agricultural School of Bristol county may construct barn, etc. SECTION 1. The Trustees of the Independent Agricultural School of Bristol County are hereby authorized and directed to construct a barn, and to purchase laboratory tables and other minor items of equipment made necessary by recent losses from fire.

Issue of bonds, etc.

Section 2. For the purposes aforesaid, the county commissioners of said county are hereby authorized and directed to borrow a sum not exceeding seven thousand five hundred dollars, and to issue bonds or notes of the county therefor. Such bonds or notes shall be payable by such annual payments, beginning not more than one year after the date of each loan, as will extinguish each loan within fifteen years from its date, and the amount of such annual payment in any year shall not be less than the amount of the principal payable in any subsequent year. The county may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value.

Section 3. This act shall take effect upon its passage.

Approved April 26, 1916.

Chap.157

An Act relative to the sale of bread.

Be it enacted, etc., as follows:

R. L. 57, § 7, amended.

Section 1. Section seven of chapter fifty-seven of the Revised Laws is hereby amended by adding at the end thereof the words:— nor to bread sold or offered for sale in wrapped or package form having the net quantity of the contents plainly and conspicuously marked on the outside of the covering or container as provided by chapter six hundred and fifty-three of the acts of the year nineteen hundred and fourteen,— so as to read as follows:— Section 7. The provisions of the four preceding sections shall not apply to rolls or to fancy bread weighing less than one quarter of a pound, nor to bread sold or offered for sale in wrapped or package form having the net quantity of the contents plainly and conspicuously marked on the outside of the covering or container as provided by chapter six hundred

Sale of bread regulated. and fifty-three of the acts of the year nineteen hundred and fourteen.

Section 2. This act shall take effect upon its passage. Approved April 26, 1916.

An Act to require fire protection in stables for Chap.158 HORSES AND MULES.

Be it enacted, etc., as follows:

SECTION 1. No horse or mule shall be stabled on the Fire protection second or any higher floor of any building unless there are horses and two means of exit therefrom, at opposite ends of the building, mules. to the main or street floor.

SECTION 2. This act shall not apply to stables equipped to cortain the an automatic sprinkler system.

Not to apply to cortain stables. with an automatic sprinkler system.

SECTION 3. Any violation of this act shall be punished Penalty. by a fine of not more than two hundred dollars.

SECTION 4. This act shall take effect on the first day of Time of taking January, in the year nineteen hundred and seventeen.

Approved April 26, 1916.

An Act to Provide for the addition of the town of Chap.159 READING TO THE NORTH METROPOLITAN DISTRICT.

Be it enacted, etc., as follows:

SECTION 1. The territory comprising the town of Reading Town of is hereby added to the north metropolitan sewerage district to north the north metropolitan sewerage district to north the north metropolitan sewerage district. created by chapter four hundred and thirty-nine of the metropolitan acts of the year eighteen hundred and eighty-nine and acts district. in amendment thereof and in addition thereto. In becoming a part of said district, said addition shall be subject to the provisions and shall conform to the requirements of the said acts, except as is otherwise provided herein. authority granted to other municipalities by said acts is hereby also vested in the town of Reading in common with such other municipalities.

SECTION 2. The metropolitan water and sewerage board Outlets, etc. shall provide an outlet at the Reading town line in or near Brook street for the sewage of said town, and, acting on behalf of the commonwealth shall construct a main trunk sewer or sewers through such parts of the towns of Wakefield and Stoneham and the city of Woburn from the Reading town line to such point in the north metropolitan system

as said board may determine to be necessary in order to connect with a main trunk sewer in the Mystic valley.

Certain provisions of law to apply. SECTION 3. In providing said outlet and in receiving sewage from said town, and in any action in relation thereto, and for the purpose of taking, constructing and maintaining such additional main lines of sewers, the metropolitan water and sewerage board, acting on behalf of the commonwealth, shall have and exercise all the authority conferred upon it by said chapter four hundred and thirty-nine, and by chapter one hundred and sixty-eight of the acts of the year nineteen hundred and one and by acts in amendment thereof and in addition thereto; and all the provisions of said acts are made applicable to the additional construction, maintenance and operation hereby authorized except as is otherwise provided herein.

Metropolitan Sewerage Loan.

Section 4. To meet the expenses incurred under the provisions of this act, the treasurer of the commonwealth shall from time to time issue in the name and behalf of the commonwealth and under its seal, bonds, designated on the face thereof, Metropolitan Sewerage Loan, for a term not exceeding forty years, to an amount not exceeding two hundred and eighty-five thousand dollars in addition to the amount of such bonds heretofore authorized for the construction of the north metropolitan sewerage works. provisions of chapter four hundred and thirty-nine of the acts of the year eighteen hundred and eighty-nine and chapter four hundred and twenty-four of the acts of the year eighteen hundred and ninety-eight, and all acts in amendment thereof and in addition thereto shall, so far as they are applicable, apply to the indebtedness authorized by this act.

Interest, etc., how apportioned, etc. Section 5. The interest and sinking fund requirements on account of the moneys expended in constructing that part of the sewerage system provided for in this act, and the cost of the maintenance and operation thereof, shall be deemed to be, and shall be paid as, a part of the interest, sinking fund requirements and costs specified in said chapter four hundred and thirty-nine of the acts of the year eighteen hundred and eighty-nine and acts in amendment thereof and in addition thereto, and shall be apportioned, assessed and collected in the manner provided by that chapter and acts in amendment thereof and in addition thereto except as is otherwise provided herein. The town of Reading shall, in addition to the yearly payment of the assessment above

Share of interest and sinking fund provided for, pay into the treasury of the commonwealth requirements to be paid. for the sinking fund of the north metropolitan sewerage district the sum of thirty-five thousand dollars, as follows: — one fifth of the said amount shall be added to the yearly sum payable by said town on account of its share of the interest and sinking fund requirements of the district for the succeeding five years. No assessment on account of When assessment maintenance requirements of the north metropolitan sewer-menos. age district shall be made upon said town until the calendar year in which its sewers shall be connected with the north metropolitan system as herein provided.

SECTION 6. This act shall take full effect when accepted taking offect. by vote of a majority of the legal voters of the town of Reading present and voting thereon at a meeting called for Approved April 26, 1916. the purpose.

[Accepted May 22, 1916.]

An Act to provide for exchange of information Chap.160BETWEEN THE STATE BOARD OF CHARITY AND OVERSEERS OF, THE POOR AND THE MASSACHUSETTS COMMISSION FOR THE BLIND, AND TO PROVIDE FOR AIDING PERSONS WITH SERIOUSLY DEFFCTIVE EYESIGHT.

Be it enacted, etc., as follows:

SECTION 1. Section two of chapter three hundred and 1906, 385, 12. eighty-five of the acts of the year nineteen hundred and six is hereby amended by inserting at the end thereof the words: — The state board of charity and the overseers of the poor of cities and towns are hereby directed to aid the commission by reporting whenever outdoor or indoor aid is granted to families in which there is a blind member or members, and the commission is hereby directed to report in turn to the state board of charity and the overseers of the poor of cities and towns any activity on their part in relation to blind persons who or whose families are known to be receiving or to have received public outdoor or indoor aid, - so as to read as follows: — Section 2. The commission shall be Massachusetts authorized to prepare and maintain a register of the blind in the blind to Massachusetts, which shall describe their condition, cause of maintain register, etc. blindness and capacity for education and industrial training. The chief of the bureau of statistics of labor is hereby directed to aid the commission by furnishing it from time to time, upon its request, with the names, addresses and such other

State board of charity and overseers of poor to furnish information. facts concerning the blind as may be recorded by the enumerators in taking any decennial census. The state board of charity and the overseers of the poor of cities and towns are hereby directed to aid the commission by reporting whenever outdoor or indoor aid is granted to families in which there is a blind member or members, and the commission is hereby directed to report in turn to the state board of charity and the overseers of the poor of cities and towns any activity on their part in relation to blind persons who or whose families are known to be receiving or to have received public outdoor or indoor aid.

1906, 385, amended.

To prevent blindness, etc.

Section 2. Said chapter three hundred and eighty-five is hereby further amended by inserting a new section after section two to be numbered 2A as follows:—Section 2A. The commission is further authorized to register cases of persons whose eyesight is seriously defective or who are liable to become visually handicapped or blind, and to take such measures, in co-operation with other authorities, as it may deem advisable for the prevention of blindness or conservation of eyesight, and, in appropriate cases, for the education of children and for the vocational guidance of adults having seriously defective sight.

Approved April 27, 1916.

Chap.161 An Act relative to the number of persons that shall constitute a political committee.

Be it enacted, etc., as follows:

1913, 835, § 1, etc., amended.

Section one of chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen, as amended by section one of chapter four hundred and fifty-four and also by section one of chapter seven hundred and eighty-three of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the word "five", in the third line of the paragraph beginning with the words "The term", and inserting in place thereof the word:—three,—so that the said paragraph will read as follows:—The term "political committee" under the provisions of this act relative to corrupt practices, shall apply to every committee or combination of three or more persons who shall aid or promote the success or defeat of a political party or principle in a public election, or shall favor or oppose the adoption or rejection of a constitutional

Term "political committee" defined. amendment or other question submitted to the voters. The term "political committee" as otherwise used shall apply only to a committee elected in pursuance of this act. Approved April 27, 1916.

An Act relative to explosives and inflammable fluids Chap.162 AND COMPOUNDS.

Be it enacted, etc., as follows:

Section three of chapter three hundred and seventy of the 1904, 370, § 3, acts of the year nineteen hundred and four, as amended by chapter two hundred and eighty of the acts of the year nineteen hundred and five, by chapter five hundred and two of the acts of the year nineteen hundred and eight, and by section one of chapter two hundred and twenty-three of the acts of the year nineteen hundred and ten, and by chapter four hundred and fifty-two of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the said section and inserting in place thereof the following: - Section 3. No building or other structure shall be Building not used in any city or town for the keeping, storage, manu-storage of facture or sale of any of the articles named in section two without a unless the mayor and aldermen or selectmen shall have license. granted a license therefor for one year from the date thereof after a public hearing, fourteen days' public notice of which shall have been given at the expense of the applicant, and unless a permit shall have been granted therefor by the chief of the district police, or by some official or officials designated by him for that purpose: provided, however, that any building Proviso. or other structure once used under a license and permit granted as aforesaid or any building or other structure lawfully used for any of said purposes may be continued in such use from year to year if the owner or occupant thereof shall, annually, while such use continues, file for registration with the city or town clerk of the city or town where such building or other structure is situated and with the chief of the district police, or the official designated by him to grant permits in such city or town, a certificate reciting such use and occupancy. The detective and fire inspection depart- Regulation of ment of the district police may by regulation prescribe amount of explosives, etc., within its jurisdiction the amount of explosives, crude private use. petroleum or any of its products, or of any other inflammable fluid or compound that may be kept for private use in a

building or other structure without a license, permit, or registration, or any of them.

License may

Fees.

The right to use a building or other structure for any of said purposes may be revoked for cause after notice and a hearing given to such owner or occupant at any time by the mayor and aldermen or selectmen having authority to grant licenses for such use, or by the chief of the district police. A fee of one dollar may be charged for the license and a like sum for the permit herein provided for, and one half of said sum for the registration of the said certificate. Such building or structure shall always be subject to whatever alterations in construction and to whatever regulations of its use in respect to protection against fire or explosion as the detective and fire inspection department of the district police may from time to time prescribe.

Approved April 28, 1916.

Chap.163 An Act relative to enforcing certain mechanics'

Be it enacted, etc., as follows:

Enforcing certain mechanics' liens, SECTION 1. Any person who, prior to January first, nineteen hundred and sixteen, had acquired a lien or the right to enforce a lien in accordance with the provisions of chapter one hundred and ninety-seven of the Revised Laws, and acts in amendment thereof, may enforce the same in the same manner as though chapter two hundred and ninety-two of the General Acts of the year nineteen hundred and fifteen had not been enacted; and the provisions of said chapter one hundred and ninety-seven and acts in amendment thereof that may be applicable thereto are hereby reenacted so far as is necessary for the aforesaid purpose.

Action may be transferred to proper court, etc. SECTION 2. If an action or other proceeding to enforce such a lien has been brought in the superior court which ought to have been brought in a police, district or municipal court or before a trial justice, or if such action or proceeding has been brought in a police, district or municipal court or before a trial justice, which ought to have been brought in the superior court, if the error is discovered at any stage of the proceedings the court may, upon motion of any party thereto, order the action or proceeding, with all the papers relating thereto, to be transferred to the proper court upon terms to the defendant; and it shall thereupon be entered and prosecuted as if it had been brought therein, and all

prior proceedings otherwise regularly taken shall thereafter be valid.

Section 3. This act shall take effect upon its passage. Approved April 28, 1916.

An Act to Permit Certain employees of the common, Chap.164 WEALTH TO BECOME MEMBERS OF THE STATE EMPLOYEES' RETIREMENT ASSOCIATION.

Be it enacted, etc., as follows:

Section 1. Any person who has heretofore given notice Cortain in writing to the insurance commissioner that he did not employees of commonwealth wish to join the retirement association established by chapter may become members of five hundred and thirty-two of the acts of the year nineteen state employees hundred and eleven, in accordance with clause (1) of section retirement association. three thereof, may become a member of the said association: provided, that he gives notice in writing to the insurance Proviso. commissioner during the calendar year nineteen hundred and sixteen that he desires to become a member of the association.

Section 2. The pension for prior service of any person Credit for becoming a member of the retirement association under the when to provisions of this act shall not be based upon or include any commence. allowance for the period of time between the first day of June, nineteen hundred and twelve, and the date when such person becomes a member of the association.

SECTION 3. This act shall take effect upon its passage. Approved May 1, 1916.

An Act to abolish the commission on gratuities for Chap.165 VETERAN SOLDIERS AND SAILORS AND TO TRANSFER ITS DUTIES TO THE ADJUTANT GENERAL.

Be it enacted, etc., as follows:

SECTION 1. The commission established by section three Duties of of chapter seven hundred and two of the acts of the year commission on inneteen hundred and twelve is hereby abolished. All the veteran soldiers rights, powers, duties and obligations conferred and imposed transferred to the adjutant by law on the said commission, except as hereinafter progeneral, etc. vided, are hereby transferred to and shall hereafter be exercised and performed by the adjutant general, who shall be the lawful successor of the said commission. The adjutant general shall investigate and act upon all applications made under the provisions of said chapter seven hundred and

two and amendments thereof, but no gratuity shall be paid except with the approval of the auditor of the commonwealth.

Repeal.

Section 2. Section three of said chapter seven hundred and two is hereby repealed.

Approved May 1, 1916.

Chap. 166 An Act relative to the granting of locations for poles and wires for the transmission of electricity.

Be it enacted, etc., as follows:

1911, 509, § 2, amended.

The second paragraph of section two of Section 1. chapter five hundred and nine of the acts of the year nineteen hundred and eleven is hereby amended by inserting after the word "chapter", in the tenth line, the words: and having locations in any of the streets of such city or town, — and by inserting after the word "petitioners", in the fourteenth line, the words: — or by order grant to said companies joint or identical locations for the maintenance of said existing poles, piers, abutments or conduits. to be used in common by them, — so as to read as follows: — After the erection or construction of such line the mayor and aldermen or selectmen may, after giving the company or its agents an opportunity to be heard, or upon petition of the company without notice or hearing, by order permit an increase in the number of wires or cables, and direct an alteration in the location of the poles, piers, abutments or conduits or in the height of the wires or cables. The mayor and aldermen or selectmen may, upon petition in writing by two or more companies subject to the provisions of this chapter, and having locations in any of the streets of such city or town, without notice or hearing, by order authorize any such company to attach its wires and fixtures to existing poles, piers or abutments of either or any of the other petitioners, or to maintain its wires or cables in the conduits of either or any of said other petitioners, or by order grant to said companies joint or identical locations for the maintenance of said existing poles, piers, abutments or conduits, to be used in common by them. The mayor and aldermen or selectmen may, upon petition in writing by two or more companies subject to the provisions of this chapter, and after notice to abutting landowners and a hearing as hereinbefore provided, by order grant to said companies joint or identical locations for the erection or construction of poles,

Granting of locations for poles and wires for the transmission of electricity.

Joint locations for poles, etc.

piers, abutments or conduits to be owned and used in com-No order mon by them. No order of the mayor and aldermen or replace wires, selectmen shall be required for renewing, repairing or replacing wires, cables, poles, piers, abutments, conduits or fixtures once erected or constructed under the provisions of law, or for making house connections or connections between duly located conduits and distributing poles.

SECTION 2. This act shall take effect upon its passage. Approved May 2, 1916.

An Act to establish a calorific standard for illumi- Chap.167NATING GAS.

Be it enacted, etc., as follows:

SECTION 1. For the purpose of establishing a calorific Calorific standard for gas, the board of gas and electric light com-illuminating missioners may from time to time, after notice and a public gas. hearing, determine how many British thermal units shall thereafter be required of gas supplied to their consumers by gas companies or municipal lighting plants. If, after the rorfeiture. establishment of a standard as aforesaid, the gas of any gas company or of any city or town supplying gas is found on three consecutive inspections, or on three inspections made within a period of thirty consecutive days, to be below the calorific standard so established, unless such defect is, in the opinion of the board, due to unavoidable cause or accident, such company, city or town shall be liable to a forfeiture of one hundred dollars which may be recovered by an information in equity brought in the supreme judicial court by the attorney-general at the relation of the board and when so recovered shall be paid into the treasury of the commonwealth.

SECTION 2. In connection with such inquiries as the suspension board may from time to time conduct for the purpose of provisions of making the determination required by the preceding section, is the operation of so much of the provisions of section one hundred and eighty-one of chapter seven hundred and fortytwo of the acts of the year nineteen hundred and fourteen as relate to the candle power of gas supplied to consumers shall be suspended with respect to such gas plants as are being utilized by, or under the direction of, the board for testing or experimental purposes.

SECTION 3. Every gas company or municipal lighting Cortain gas plant which distributes and sells to its consumers over fifteen plants to

GENERAL ACTS, 1916. — CHAPS. 168, 169, 170.

provide calorimeter, etc.

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million cubic feet of gas in a year shall, when required by the board, provide and maintain a suitable room not less than a quarter of a mile from the gas works with a calorimeter of a type and construction approved by the board, which shall be open at all reasonable times to the inspector and assistant inspectors of gas.

Section 4. This act shall take effect upon its passage.

Approved May 2, 1916.

Chap.168 An Act to regulate the transportation and delivery of intoxicating liquors.

Be it enacted, etc., as follows:

Transportation and delivery of intoxicating liquors by dealers regulated. Section 1. No person, firm or corporation holding a license of any of the first five classes for the sale of spirituous or intoxicating liquors shall transport such liquors into, for delivery in, or deliver such liquors in, a city or town in which licenses of the first five classes for the sale of intoxicating liquors are not granted.

Penalty.

SECTION 2. Whoever violates the provisions of this act shall be punished by a fine of not less than fifty nor more than two hundred dollars for each offence, and upon conviction his license shall become null and void.

Approved May 2, 1916.

Chap.169 An Act to authorize the register of probate and insolvency for the county of bristol to employ additional clerical assistance.

Be it enacted, etc., as follows:

Register of probate and insolvency for Bristol county may employ additional clerical assistance.

Section 1. The register of probate and insolvency for the county of Bristol shall be allowed for clerical assistance, in addition to the amount now allowed by law, a sum not exceeding eight hundred dollars annually, to be paid from the treasury of the commonwealth upon the certificate of the judge of probate and insolvency for said county.

SECTION 2. This act shall take effect upon its passage.

Approved May 3, 1916.

Chap.170 An Act to create a reserve list of officers in the national guard, massachusetts volunteer militia, and in the massachusetts naval militia.

Be it enacted, etc., as follows:

Reserve list of officers created in the national Section 1. Graduates of the training school, national guard, Massachusetts volunteer militia, shall, upon their

own request, at any time within the three years next follow- guard, Massachusetts ing the date of graduation, be appointed by the commander-voluntees in-chief second lieutenants on the reserve list of the national guard, Massachusetts volunteer militia, which reserve list is hereby created, and upon passing satisfactory physical examination and examination as to their general fitness to perform the duties of second lieutenant in the arm of the service specified in their diplomas, in like manner as is, or may hereafter be, required of newly commissioned officers of the same grade, shall be commissioned accordingly.

SECTION 2. Graduates of the naval militia cadet school, Reserve list of officers for assachusetts volunteer militia, shall, upon their own re-Massachusetts volunteer militia, shall, upon their own request, and at any time within the three years next following the date of graduation, be appointed by the commander-inchief ensigns on the reserve list of the Massachusetts naval militia, which reserve list is hereby created, and upon passing satisfactory physical examination and examination as to their general fitness to perform the duties of ensign in the Massachusetts naval militia in like manner as is, or may hereafter be, required of newly commissioned officers of the same grade, shall be commissioned accordingly.

SECTION 3. Officers on the reserve list of the national Assignment of guard, upon being commissioned, may be assigned, for a period of one year, as additional second lieutenants, to such companies as the commander-in-chief may direct, for the purpose of continuing their military training, and officers on the reserve list of the naval militia may be assigned to corresponding duties with the naval militia for a like period and purpose. At the conclusion of said assignments the Continuation commander-in-chief shall cause due inquiry to be made as list. to the efficiency and general fitness of reserve officers, and those who shall be found to be zealous, efficient and generally fitted to discharge the duties of their grade shall be continued on the reserve list for a further period of five years, during which time they shall perform such duties consistent with the constitution and laws of the commonwealth as may be required of them by the commander-in-chief; otherwise they shall be honorably discharged. At the end of such Honorable further period of five years a reserve officer who has not in the meantime received a commission on the active list shall be honorably discharged. Officers on the reserve lists of the national guard and of the naval militia shall be subject to the provisions of all laws now or hereafter applicable to commissioned officers of the volunteer militia, active or retired, except as is otherwise provided herein. Officers on

the reserve lists shall not receive from the commonwealth the pay and allowances allowed by law to other commissioned officers.

Certain officers exempt from examinations.

Section 4. Officers on the reserve list of the national guard who are elected or appointed to office on the active list not higher in grade than that of first lieutenant, and officers on the reserve list of the naval militia who are elected or appointed to office on the active list not higher in grade than that of ensign, shall be exempt from passing the examinations required of other newly commissioned officers of those grades and, upon being commissioned and qualified, shall be assigned to duty.

Section 5. This act shall take effect upon its passage.

Approved May 3, 1916.

Chap.171 An Act to establish the basis of apportionment of state and county taxes.

Be it enacted, etc., as follows:

Basis of apportionment of state and county taxes. SECTION 1. The number of polls, the amount of property and the proportion of every thousand dollars of state tax, including polls at one tenth of a mill each, for each city and town in the several counties of the commonwealth, as contained in the following schedule, are hereby established, and shall constitute a basis for apportionment for state and county taxes until another is made and enacted by the general court, to wit:—

Polls, Property and Apportionment of State and County Tax of \$1,000.

Barnstable county.

BARNSTABLE COUNTY.

Сттяв	AND	Town	s. Polls.		Polls.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Barnstable,					1,428	\$9,852,706	\$1 78	
Bourne,				.	615	8,006,908	1 40	
Brewster,				. 1	214	1,555,568	28	
Chatham,				.	533	2,161,582	41	
Dennis,				.	597	1,699,450	34	
Eastham.				.	153	591,829	l ii	
Falmouth,				. 1	1,171	17,867,525	3 09	
Harwich.			Ĭ.		647	1,936,961	39	
Mashpee,	:	•	·	. 1	81	368,035	07	
Orleans,		·	·		385	9,473,933	1 62	

BARNSTABLE COUNTY - CONCLUDED.

Barnstable county.

CITIES AND TOWNS.					Polis.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Provincetov	vn.				1,074	\$2,663,828	\$0 55	
Sandwich,					381	1,692,566	32	
Truro, .					174	580,070	11	
Wellfleet,				.	305	908,666	18	
Yarmouth,		•	•		467	2,956,631	54	
Totals,					8,225	\$62,316,258	\$11 19	

BERKSHIRE COUNTY.

Berkshire county.

	 1		
Adams,	 2,948	\$ 9,002,279	\$1 79
Alford,	 84	233,760	05
Becket,	 297	902,800	18
Cheshire	 470	1,116,806	23
Clarksburg,	 284	365,171	09
Dalton,	 1,088	7,563,226	1 37
Egremont,	 180	654,692	13
Florida,	 109	583,261	11
Great Barrington,	 1,906	8,026,664	1 53
Hancock,	 152	508,880	10
Hinsdale,	 382	898,016	19
Lanesborough, .	 309	867,353	18
Lee,	 1,385	3,851,745	78
Lenox,	 1,027	10,724,198	1 89
Monterey,	 119	442,994	09
Mount Washington,	 28	175,195	03
New Ashford, .	 27	85,000	02
New Marlborough,	 313	1,002,600	20
North Adams,	 5,264	18,077,919	3 54
Otis,	 137	351,154	07
Peru,	 63	210,107	04
Pittsfield,	 11,560	45,025,662	8 66
Richmond,	 174	839,153	16
Sandisfield,	 196	491,833	10
Savoy,	 157	251,350	06
Sheffield,	 530	1,625,683	32
Stockbridge.	 563	6,271,692	1 10
Tyringham, .	 89	467,456	09
Washington, .	 77	376,000	07
West Stockbridge,	 393	· 667,513	15
Williamstown, .	 1,077	6,223,944	1 14
Windsor,	 121	390,000	08
Totals,	 31,509	\$128,274,106	\$24 54

Bristol county.

CITIES AND TOWNS.		Polls.	Property.	Tax of \$1,000 including poll at one tenth of a mill each
Acushnet,		559	\$1,536,589	\$ 0 31
Attleboro,		5,550	23,294,074	4 44
Berkley,		266	655,602	14
Dartmouth,		1,196	6,967,455	1 28
Dighton,		662	2,018,148	40
Easton	. !	1.513	11,820,902	2 12
Fairhaven,		1,537	5,063,748	1 00
Fall River,	. 1	33,550	115,614,540	22 62
Freetown,	.	537	1,373,930	28
Mansfield,	.	1,702	5,598,355	1 10
New Bedford,	.	31,024	121,294,196	23 31
North Attleborough, .	.	2,763	10,582,704	2 04
Norton,	. 1	777	1,900,169	39
Raynham,	. 1	478	1,234,200	25
Rehoboth,	.	635	1,183,262	26
Seekonk,	.	758	2,097,571	43
Somerset,	. [873	2,037,067	43
Swansea,	.	651	2,246,604	44
Taunton,	.	10,122	31,614,954	6 28
Westport,	\cdot	813	2,907,608	57
Totals,	.	95,966	\$ 351,041,678	\$68 09
COUNTY	0	F DUKES	COUNTY.	
Chilmark,		112	\$435,009	\$0.08
Edgartown,	.	381	1,595,951	30
Gay Head,	.	52	46,690	01
Gosnold,	.	51	852,085	15
Oak Bluffs,	. İ	321	2,065,203	38
Tishurv	.	387	2,292,566	42
West Tisbury,	\cdot	116	772,063	14
Totals,	ľ	1,420	\$8,059,567	\$1 48

Essex county.

County of Dukes county.

ESSEX COUNTY.

Amesbury, Andover, Beverly,	:	:		•	2,0	550 038 805	\$ 7,539, 11,181, 51,998,	675	_	51 07 34
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ESSEX COUNTY - CONCLUDED.

Essex county.

CITIES AND T	OWNS.		Polls.	Property.	Tax of \$1,000 including polls at one tenth of a mill each	
Boxford, .			200	\$1,622,102	\$0 29	
Danvers, .			2,951	9,522,097	188	
Essex,			539	1,493,414	30	
Georgetown,			559	1,484,119	30	
Gloucester, .			7,452	28,200,772	5 44	
Groveland, .			620	1,475,872	31	
Hamilton, .			517	7,471,904	1 30	
Haverhill, .		•	14,673	48,575,781	9 56	
Ipswich, .			1,363	6,174,478	1 16	
Lawrence, .			20,608	88,578,817	16 82	
Lynn,			28,218	99.742,227	19 44	
Lynnfield, .			363	1,467,753	28	
Manchester.			875	23,304,433	3 97	
Marblehead.			2,234	11,896,391	. 2 21	
Merrimac, .			600	1,558,290	32	
Methuen, .			3,637	10,592,650	2 13	
Middleton, .			331	1,035,553	21	
Nahant, .			468	11,400,072	1 95	
Newbury, .		•	479	2,561,304	47	
Newburyport,		•	4,131	13,604,158	2.68	
North Andover,	•	•	1,500	7,267,007	1 36	
Peabody, .		•	4,875	17,441,218	3 39	
Rockport, .	•	•	1,351	4,314,661	85	
Rowley, .	•	•	381	2,544,100	46	
Salem,	•	•	10,063	46,481,119	8 75	
Salisbury, .		•	551	1,803,791	36	
Saugus, .	•	•	2,777	7,371,553	1 51	
Swampscott,		•	1,979	18,273,334	3 24	
Topsfield, .		•	343	4,988,125	87	
Wenham, .	• •	•	306	4,058,458	71	
West Newbury,	: :	•	447	1,308,863	26	
Totals, .			126,784	\$558,334,064	\$105 70	

FRANKLIN COUNTY.

Franklin county.

Ashfield,					272	\$1,022,975	\$ 0 20
Bernardsto	·	•	•	•	207	682,766	13
Buckland,	-,	•	•	•	477	2,131,249	40
Charlemont		·	•	•	320	664.458	14
Colrain,	',	•	•	•	519	1,084,927	23
Conway,					333	970,861	19
COLHAY,	•	•	•	•	333	<i>81</i> 0,001	19

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Franklin county.

FRANKLIN COUNTY - CONCLUDED.

Сітінь	AND	Town	.	Polls.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Deerfield,				762	\$2,822,082	\$0 55	
Erving,				368	1,625,897	31	
Gill, .				270	549,725	12	
Greenfield,				3,953	15,804,886	3 03	
Hawley,				107	277,852	06	
Heath, .				116	350,405	07	
Leverett,				222	440,657	10	
Leyden,				93	282,464	06	
Monroe,				81	420,000	08	
Montague.				2,125	6,764,685	1 84	
New Salem,				174	459,463	09	
Northfield,				438	1,838,500	35	
Orange,				1,671	5,126,915	1 02	
Rowe, .				124	349,719	07	
Shelburne,		-		442	2,109,237	40	
Shutesbury,		•		90	420,000	08	
Sunderland,			-	378	931,886	19	
Warwick,				122	513,355	iŏ	
Wendell.	-	•	•	130	600,138	ii	
Whately,		·	:	303	888,997	18	
Totals,				14,097	\$49,134,099	\$9 60	

Hampden county.

HAMPDEN COUNTY.

Agawam,		.	1,245	\$3,590,615	\$ 0 72
Blandford, .		. 1	187	817,659	15
Brimfield, .		. 1	267	890,522	17
Chester, .		.	407	997,735	21
Chicopée, .		٠. ا	7,956	23,913,359	4 78
East Longmeado	w,	.	530	1,551,623	31
Granville,	, '	.	219	680,518	14
Hampden, .		. 1	176	551,758	11
Holland.			45	150,603	03
Holyoké, .		.	15,984	73,746,051	13 88
Longmeadow,		.	507	3,911,379	70
Ludlow, .		.	1,533	5,832,307	1 12
Monson, .		. !	1,118	2,812,914	58
Montgomery,		.	71	200,000	04
Palmer,		.	2,698	6,206,164	1 30
Russell, .		.	335	2,433,162	44

HAMPDEN COUNTY — CONCLUDED.

Hampden county.

Cities and To	OWN	١.	Polls.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Southwick, . Springfield, . Tolland, . Wales, . West Springfield Westfield, . Wilbraham,	,		 347 31,442 59 107 3,165 4,717 700	\$1,031,641 203,417,211 310,000 320,637 11,391,075 14,425,880 2,307,726	\$0 21 37 03 06 06 2 21 2 87 45	
Totals, .	•	•	73,815	\$ 361,490,539	\$67 57	

HAMPSHIRE COUNTY.

Hampshire county.

Amherst, .			1,748	\$ 7,993,019	\$ 1 51
Belchertown,			573	1,104,731	24
Chesterfield,			171	425,460	. 09
Cummington,			193	427,219	09
Easthampton,			2,617	8,860,269	1 74
Enfield, .			247	905,098	18
Goshen			83	280,611	05
Granby, .			227	868,471	17
Greenwich, .			131	315,815	07
Hadley, .			790	2,430,047	48
Hatfield, .			758	2,269,518	45
Huntington,			465	900,160	20
Middlefield,			89	271,277	05
Northampton,			5,190	21,374,027	4 08
Pelham, .			148	512,877	10
Plainfield, .			110	244,006	05
Prescott, .			104	278,167	06
South Hadley,			1,386	4,067,561	82
Southampton,			251	677,970	14
Ware,			2,327	6,603,594	1 33
Westhampton,			104	340,021	07
Williamsburg,			627	1,421,253	30
Worthington,	•		184	478,458	10
Totals, .		•	18,523	\$63,049,629	\$12 37
			1	i '	ı

Middlesez county.

MIDDLESEX COUNTY.

CITIES AND TOWN	B.		Polis.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.
Acton,			682	\$2,903,227	\$ 0 55
Arlington,			4,063	19,849,317	3 71
Ashby,			270	1,189,009	23
Ashland,			583	1,553,361	32
Ayer,			844	2,536,971	51
Bedford,		. 1	402	2,374,506	44
Belmont,		1	2,313	13,667,620	2 51
Billerica,			911	5,980,588	1 09
Boxborough, .		. 1	98	322,503	06
Burlington,		. 1	231	1,041,894	20
Cambridge,			28,858	145,450,647	27 12
Carlisle,			152	838,071	15
Chelmsford,			1,337	5,265,126	1 01
Concord,			1,695	10,683,902	1 95
Dracut,			987	2,797,559	56
Dunstable,		.	114	681,336	12
Everett,		.	10,478	34,653,684	6 82
Framingham, .			4,450	19,554,312	3 70
Groton,		.	652	5,495,576	98
Holliston,	•		790	2,276,737	46
Hopkinton,			789	2,048,201	42
Hudson,	•	٠ ا	2,108	5,117,127	1 06
Lexington,	:	١ .	1,759	11,270,890	2 05
Lincoln,	•	.	334	5,685,144	98
Littleton,	•	٠ ا	345	1,426,470	27
Lowell,	•	.	25,984	98,385,020	18 99
Malden,	•		14,019	47,406,486	9 30
Marlborough, .	•	.	4,678	12,133,000	2 49
Maynard,	•		2,108	4,374,512	94
Medford,	•	•	8,831	33,214,921	6 42
Melrose,	•		4,850	21,109,262	4 00
Natick,	•	•	3,354	9,902,394	1 99
Newton,	•	•	11,658	98,091,454	17 51
North Reading,	•	.]	321	1,156,895	22
	•	•	911	2,699,786	54
Pepperell,	•	•	2,043	8,775,394	1 67
Reading,	•	٠	378		53
Sherborn,	•	.	621	2,970,531	33
Shirley, Somerville,	•	.		1,637,528	15 92
	•	.	24,749	80,729,831	13 92
Stoneham,	•	.	2,230	6,389,965	28
Stow,	•		330	1,510,037	28 32
Sudbury,	•		353	1,690,102	
Tewksbury,	•		612	2,050,020	40

MIDDLESEX COUNTY - CONCLUDED.

Middlesez county.

Сини ано 1	ľown	B.	Polis.		Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Townsend, .				555	\$1,602,255	\$0 32	
Tyngsborough,			.	287	892,321	18	
Wakefield, .				3,780	13,288,394	2 59	
Waltham, .				8,286	33,696,959	6 44	
Watertown, .				4,586	23,480,955	4 37	
Wayland, .	·	-		621	3,592,879	66	
Westford.	·		· ·	812	3,065,922	59	
Weston,	•	•	•	652	11,181,997	1 93	
Wilmington,	•	•	•	667	2,296,896	45	
Winchester, .	•	•	•	2,615	20,298,615	3 64	
Woburn,	•	•		4,809	15,899,337	3 13	
Totals, .				200,945	\$868,187,446	\$164 71	

NANTUCKET COUNTY.

Nantucket county.

Nantucket,	984	\$4,862,297	\$ 0 91
Totals,	984	\$4,862,297	\$ 0 91

NORFOLK COUNTY.

Norfolk county.

			ı		
Avon, .			642	\$1,189,516	\$ 0 26
Bellingham,			523	1,196,218	25
Braintree,			2,565	10,358,813	1 98
Brookline,			8,321	176,891,658	30 30
Canton,			1,355	8,196,963	1 50
Cohasset,			838	11,296,338	1 97
Dedham,		٠.	2,812	17,471,707	3 19
Dover, .			278	9,555,101	1 62
Foxborough			1,038	3,069,633	62
Franklin,			1,745	5,686,585	1 12
Holbrook,			786	2,121,379	43
Medfield,			608	2,607,144	50
Medway.			881	1,962,228	41
Millis, .			452	1,724,744	33
Milton,			2,275	38,117,803	6 58
•			'	·	

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Norfolk county.

NORFOLK COUNTY - CONCLUDED.

Стика	AND	Town			Polls.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Needham,					1,808	\$10,088,369	\$1 86	
Norfolk,				. 1	404	1,285,295	25	
Norwood,				. 1	3,296	18,739,109	3 45	
Plainville.					423	1,114,300	23	
Quincy,					12,252	45,960,081	8 88	
Randolph,		·			1,215	3,669,606	73	
Sharon,		Ċ			706	4,125,957	76	
Stoughton,	•	•	·	· 1	2,156	4,717,487	1 00	
Walpole.	•	·	·	· 1	1,628	8,223,790	1 53	
Wellesley,	•	•	•	•	1,732	22,047,607	3 85	
Westwood,	•	•	•	٠,۱	386	4.980.084	87	
Weymouth,		•	•		3,884	14,005,673	2 72	
Wrentham,		:	•		489	1,772,072	34	
Totals,				.	55,498	\$432,175,260	\$77 53	

Plymouth county.

PLYMOUTH COUNTY.

Abington, .		.]	1,797	\$4,632,258	\$ 0 95
Bridgewater,		.	2,007	4,844,800	1 01
Brockton, .		.	19,077	62,254,312	12 28
Carver, .		.	402	2,280,266	42
Duxbury,		.	585	4,419,119	79
East Bridgewate	er,	.	1,064	3,354,671	67
Halifax, .	·	. 1	220	709,386	14
Hanover, .		.	817	2,661,859	53
Hanson, .		.	574	1,933,472	38
Hingham, .		.	1,552	9,705,455	1 77
Hull,		.	480	9,889,980	1 70
Kingston,		.	700	1,998,080	. 40
Lakeville, .		. 1	386	1,549,885	30
Marion, .		.	537	7,988,253	1 38
Marshfield, .		.	538	2,908,382	54
Mattapoisett		.	369	2,998,181	54
Middleborough,		.	2,467	5,985,532	1 24
Norwell, .		.	496	1,559,399	31
Pembroke, .		.	402	1,365,653	27
Plymouth, .		.	3,480	15,984,776	3 01
Plympton, .		.	163	554,224	11
Rochester, .			377	1,121,324	22
Rockland, .			2,162	6,268,865	1 26
Scituate		. 1	847	6,433,579	1 16

PLYMOUTH COUNTY - CONCLUDED.

Plymouth county.

CITIMS AND TOWNS.	Polis.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Wareham,	1,558 806 2,307	\$7,282,097 1,992,883 6,203,961	\$1 37 41 1 26	
Totals,	46,170	\$178,880,652	\$ 34 42	

SUFFOLK COUNTY.

Suffolk county.

Boston, Chelsea, Revere, Winthrop,		•	:	210,083 11,241 6,929 3,801	\$1,785,900,512 32,562,957 23,812,667 17,378,910	\$318 53 6 55 4 66 3 28
Totals,			•	232,054	\$1,859,655,046	\$ 333 02

WORCESTER COUNTY.

Worcester county.

Ashburnham,		.	580	\$1,626,151	\$ 0 33
Athol,		.	2,727	7,285,009	1 49
Auburn, .		.	867	1,978,621	42
Barre,		.	1,101	3,071,063	62
Berlin,		.	235	814,134	16
Blackstone.		.	1,504	2,597,711	58
Bolton,			219	844,849	16
Boylston, .		.	234	680,530	14
Brookfield,		.	591	1,660,274	34
Charlton, .		.	612	1,686,961	34
Clinton, .			3,499	9,941,414	2 01
Dana,		.	183	536,123	11
Douglas, .		.	605	1,884,857	37
Dudley, .		.	1,052	2,753,512	56
Fitchburg, .		.	11,827	45,470,286	8 76
Gardner, .		.	4.662	13,873,245	2 78
Grafton, .		.	1,425	4,289,543	86
Hardwick,		.	971	6,163,875	1 12
Harvard, .			324	2,432,035	44
Holden, .		.	684	2,277,334	45
Hopedale, .		.	855	12,476,657	2 16
Hubbardston.		. 1	319	886,105	18

Worcester county.

WORCESTER COUNTY - CONCLUDED.

CITIES AND T	OWNS.		Polls.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.
Lancaster, .			609	\$ 13,658,888	\$2 34
Leicester, .		•	958	2,877,486	58
Leominster,			5,162	15,167,703	3 04
Lunenburg, .			457	1,814,254	35
Mendon, .			280	861,287	17
Milford, .			3,981	10,930,543	2 22
Millbury, .			1,283	3,827,782	77
New Braintree,		·	143	523,048	10
North Brookfiel	d		821	2,471,920	49
Northborough,	-, .		567	2,142,627	41
Northbridge,		·	2,806	8,305,569	1 66
Oakham, .			165	457,006	09
Oxford, .			955	2,839,764	57
Paxton, .			117	504,269	10
Petersham, .			207	1,295,782	24
Phillipston, .			106	436,200	08
Princeton, .			262	1,672,883	30
Royalston, .			233	889,462	17
Rutland, .			406	1,022,615	21
Shrewsbury,			769	3,372,519	64
Southborough,			547	3,696,204	67
Southbridge,			4,146	8,839,397	1 89
Spencer, .			1,740	4,398,315	91
Sterling, .			424	1,585,180	31
Sturbridge, .			475	1,047,780	22
Sutton, .			691	1,648,225	34
Templeton, .			1,148	2,331,619	50
Upton			551	1,450,853	30
Uxbridge, .			1,360	4,855,874	94
Warren, .			1,214	2,919,145	61
Webster, .			3,229	11,159,386	2 18
West Boylston,			384	1,222,837	24
West Brookfield			394	1,184,716	24
Westborough,			1,223	3,751,441	75
Westminster,			398	1,172,874	24
Winchendon,			1,763	4,918,485	1 00
Worcester, .			46,846	203,715,427	38 62
Totals, .		•	121,896	\$460,209,654	\$88 87

RECAPITULATION.

Recapitulation.

Co	UNT	D14.			Polls.	Property.	Tax of \$1,000, including polls at one tenth of a mill each.	
Barnstable,					8,225	\$62,316,258	\$ 11 19	
Berkshire,					31,509	128,274,106	24 54	
Bristol,					95,966	351,041,678	68 09	
Dukes, .					1,420	8,059,567	1 48	
Essex,		•			126,784	558,334,064	105 70	
Franklin,					14,097	49,134,099	9 60	
Hampden,					73,815	361,490,539	67 57	
Hampshire,					18,523	63,049,629	12 37	
Middlesex,				•	200,945	868,187,446	164 71	
Nantucket,					984	4,862,297	91	
Norfolk,					55,498	432,175,260	77 53	
Plymouth.					46,170	178,880,652	34 42	
Suffolk,					232,054	1,859,655,046	333 02	
Worcester,			•		121,896	460,209,654	88 87	
Totals,					1,027,886	\$5,385,670,295	\$1,000 00	

Section 2. This act shall take effect upon its passage. Approved May 3, 1916.

An Act to authorize the metropolitan water and Chap.172 SEWERAGE BOARD TO MAKE CERTAIN IMPROVEMENTS IN THE METROPOLITAN WATER SYSTEM.

Be it enacted, etc., as follows:

SECTION 1. The metropolitan water and sewerage board is hereby authorized to construct a line for the transmission sewerage board may make of electricity between the power station at the Wachusett of Dam in Clinton and the power station at the Sudbury Dam in metropolitan in Southborough; to relocate and connect meters for the measuring of water supplied through the low service to the metropolitan water district; to construct a 12-inch pipe line in Poplar street, West Roxbury, and under the Neponset river; and to install a new pumping engine at the Arlington pumping station.

SECTION 2. To meet the expenses incurred under the Metropolitan provisions of this act, the treasurer and receiver general Act of 1916. shall issue from time to time upon the request of said board, bonds in the name and behalf of the commonwealth desig-

Metropolitan Water Loan, Act of 1916.

nated on the face thereof, Metropolitan Water Loan, Act of 1916, to an amount not exceeding one hundred and fifty thousand dollars, to be taken from the unexpended balance of one hundred and ninety-six thousand dollars appropriated by chapter six hundred and ninety-four of the acts of the year nineteen hundred and twelve; and the provisions of chapter four hundred and eighty-eight of the acts of the year eighteen hundred and ninety-five and acts in amendment thereof and in addition thereto, shall, so far as applicable, apply to the indebtedness and proceedings authorized by this act.

Section 3. This act shall take effect upon its passage.

Approved May 3, 1916.

Chap.173 An Act to authorize the tax commissioner to furnish to assessors printed instructions relative to the assessment of real estate and tangible personal property.

Be it enacted, etc., as follows:

1909, 490, Part III, § 5, amended.

Section five of Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine is hereby amended by inserting after the word "commonwealth", in the fifth line, the following: — He shall prepare and issue printed instructions to assessors as a guide to them in carrying out the said purpose. Such printed instructions shall be adapted to varying local circumstances, and to differences in the character and condition of property subject to local taxation. He may furnish to local assessors blank forms for use in valuing such property, — so as to read as follows: — Section 5. He may visit any city or town, inspect the work of its assessors and give to them such information and require of them such action as will tend to produce uniformity in valuation and assessments throughout the commonwealth. He shall prepare and issue printed instructions to assessors as a guide to them in carrying out the said purpose. Such printed instructions shall be adapted to varying local circumstances, and to differences in the character and condition of property subject to local taxation. He may furnish to local assessors blank forms for use in valuing such property. He may cause an assessor who violates any of the laws relative to the assessment of taxes for which a penalty is imposed to be prosecuted, either in the county in which said officer resides or in an adjoining

Tax commissioner to furnish information and printed instructions to assessors.

Blank forms.

county. He may appear before the superior court or any Duties, etc., further defined. board of county commissioners sitting for the abatement of taxes. He shall be allowed his reasonable travelling expenses incurred under the provisions of this section. shall give his opinion to assessors and collectors upon any question arising under any statute relating to the assessment and collection of taxes, and may advise and consult with the attorney-general upon all questions arising under this provision. The supervisors of assessors shall perform, subject to the control, approval and direction of the tax commissioner, all the duties imposed herein upon said tax commissioner. The duties imposed upon and the powers granted to the tax commissioner by the provisions of this act may be exercised by him in person or by his deputy or first assistant acting under his direction and control.

Approved May 3, 1916.

An Act relative to police, district and municipal Chap.174 COURTS AND THEIR OFFICIALS AND PRACTICE.

Be it enacted, etc., as follows:

SECTION 1. The process, civil or criminal, of a district, Process of certain courts police or municipal court shall run throughout the com- to run through monwealth for service in any case or proceeding within its commonwealth. jurisdiction.

SECTION 2. District, police and municipal courts shall be Practice of courts of superior and general jurisdiction with reference to all cases and matters in which they have jurisdiction, and it shall not be necessary for any order, decree, judgment, sentence, warrant, writ or process which may be made, issued or pronounced by them to set out any adjudication or circumstances with greater particularity than would be required in other courts of superior and general jurisdiction, and the like presumption shall be made in favor of proceedings of such courts as would be made in favor of proceedings of other courts of superior and general jurisdiction.

Approved May 3, 1916.

An Act relative to the taking of deposits by certain Chap.175 PERSONS, PARTNERSHIPS, ASSOCIATIONS AND CORPORA-TIONS.

Be it enacted, etc., as follows:

SECTION 1. Of the money held for safe-keeping by Amount of depersons, partnerships, associations or corporations, subject as cash on hand, etc. to the provisions of chapter four hundred and twenty-eight of the acts of the year nineteen hundred and five, as amended by chapter four hundred and eight of the acts of the year nineteen hundred and six, and by chapter three hundred and seventy-seven of the acts of the year nineteen hundred and seven, and by chapter three hundred and thirty-eight of the acts of the year nineteen hundred and ten, not less than twenty per cent shall either be held as cash on hand, which may include foreign money, the value of which shall be computed at the current rate of exchange, or shall be deposited in savings banks, trust companies or national banks. The remaining eighty per cent of the money so held for safe-keeping shall be invested only as follows:—

Investment of remainder.

First. As required by section sixty-eight of chapter five hundred and ninety of the acts of the year nineteen hundred and eight and acts in amendment thereof and in addition thereto, relating to the investments of savings banks in this commonwealth so far as the same may be applicable and except in so far as may otherwise be provided herein.

In real estate.

Second. In real estate; but the amount invested in any one property plus the total amount of the mortgages thereon shall not exceed the assessed valuation thereof, or a valuation made at the expense of the depositary by a board or committee of investment of a savings bank or of a trust company, or by the security committee of a co-operative bank, may be taken as the value of the property for the purposes of investment as set forth in this section.

In notes secured by mortgages of real estate, etc. Third. In notes secured by mortgages of real estate; but the amount so invested in any one note shall not exceed eighty per cent of the valuation of the real estate described in the mortgage deed securing the note, such valuation to be determined in the manner prescribed in the second subdivision of this section, nor shall such investment be made if the total of any prior mortgage or mortgages on the real estate so described, plus the amount to be so invested, exceeds eighty per cent of the valuation, as aforesaid, of that real estate.

In notes of responsible persons.

Fourth. In notes which are the joint and several obligations of two or more responsible persons, provided that the total amount so invested shall not exceed twenty per cent of the total amount held for safe-keeping.

In notes of responsible borrowers with pledges.

Fifth. In notes of responsible borrowers with a pledge as collateral of (a) one or more chattel mortgages, (b) jewelry, (c) deposit books of depositors in savings banks or in the

savings departments of trust companies or national banks, (d) accounts receivable against actual values properly secured.

Sixth. In notes secured by mortgages of real estate where In notes secured by mortgages the amount named in the note is to be advanced in instal- on construction ments for the construction of buildings; but the total of buildings, of buildi amount so invested on the security of any one note shall never exceed eighty per cent of the assessed valuation of the land plus the total amount of money actually paid out for materials furnished and for work performed in the construction of the building or buildings on said land: and the tax bill showing the last assessment, and proper evidence to the satisfaction of the bank commissioner that the money advanced is for actual work performed or materials supplied, shall be kept on file in the office of the depositary where they may be inspected at any time by the bank commissioner or his assistant.

Seventh. In notes of persons who are depositors with In notes of the depositary; but the total amount so loaned to any one person shall never exceed twice the amount due from the depositary to the borrower.

Eighth. In notes which are the joint and several obliga- In notes of tions of two or more persons, each of whom is a depositor jointly. with the depositary; but the amount so loaned on any one note shall not exceed twice the amount of the total due by the depositary to the borrowers, and in computing this total there shall be deducted from it the balance of any outstanding financial obligation or obligations of such person or persons to the depositary.

Ninth. In the bonds or other obligations of foreign In bonds governments; but such investments must first receive the governments. approval of the bank commissioner.

Section 2. The notes evidencing indebtedness to the Certain notes depositary, mortgage deeds given as security for the notes, pledged as and other collateral securing the same, shall not, except security, etc. with the approval of the bank commissioner, be pledged as security either for money borrowed by the depositary or for any other obligation incurred by him, and they shall be at all times accessible to the bank commissioner and his assistants.

Section 3. All money received for transmission to a Time limit foreign country by any person, partnership, association or of money to corporation subject to the provisions of section one of this foreign countries. act, shall be forwarded to the persons to whom the same

is directed to be transmitted within seven days after the receipt thereof.

Form of receipt to be approved by bank commissioner.

SECTION 4. The receipt given by any person, partnership, association or corporation, subject to the provisions of section one, for deposits of money received for transmission to a foreign country shall be on a form or forms approved by the bank commissioner, and the use of any form for this purpose which has not so been approved shall be sufficient cause for revocation of the license granted under the provisions of chapter three hundred and fifty-eight of the acts of the year nineteen hundred and eleven, and the amendments thereof.

Penalty.

Section 5. Any violation of this act shall be sufficient cause for the revocation of the license granted under the provisions of said chapter three hundred and fifty-eight, and shall be considered as a violation of the conditions of the bond required by section one of chapter three hundred and seventy-seven of the acts of the year nineteen hundred and seven.

Time of taking

Section 6. Sections one and two of this act shall take effect on the first day of July, in the year nineteen hundred and seventeen, but the remaining provisions thereof shall take effect upon its passage.

Approved May 3, 1916.

Chap.176 An Act to require the tax commissioner to furnish to the general court certain information as to revenue.

Be it enacted, etc., as follows:

Tax commissioner to furnish general court certain information as to revenue.

In the year nineteen hundred and sixteen the tax commissioner shall ascertain the amount and kinds of personal property assessed in every city and town in the commonwealth under the description of "all other ratable" together with the amount of taxes assessed thereon, and shall include a statement thereof in his annual report upon "Polls, Property and Taxes." He shall also, on or before the first day of May in the year nineteen hundred and seventeen, and annually thereafter, inform the general court as to the amount of income assessed under any law for the taxation of income enacted in the year nineteen hundred and sixteen, and also an estimate of the probable amount of taxes that will be levied upon incomes under such act. The tax commissioner shall also, on or before said first day of May,

transmit to the general court an estimate of the amount of "all other ratable" personal property that will be assessed in the several cities and towns in the year nineteen hundred and seventeen. Full authority is hereby given to the tax May require commissioner to require from the assessors of the several assessors. cities and towns such reports as may be necessary for carrying out the provisions of this act. Approved May 3, 1916.

An Act relative to the disposition of moneys received Chap.177 IN NATURALIZATION CASES.

Be it enacted, etc., as follows:

SECTION 1. Section thirty-one of chapter one hundred R. L. 165, § 31, and sixty-five of the Revised Laws, as amended by chapter two hundred and fifty-three of the acts of the year nineteen hundred and eight, is hereby further amended by striking out all after the words "United States", in the twenty-first line, and inserting in place thereof the words: -- , in so far as such retention is authorized by federal law, but from the moneys so retained they shall pay all additional clerical force that may be required in performing the duties imposed by the said naturalization laws, — so as to read as follows: - Section 31. The clerks of the courts in the Disposition of several counties, and of the supreme judicial court and the received in superior court in the county of Suffolk, shall keep a cash naturalisation cases. book, which shall be county property and shall be and remain a part of the records of the courts, in which they shall keep accounts of all fees received by them for their official acts and services, including fees for copies which they are not required by law to furnish, fees and money in proceedings relative to naturalization or for naturalization certificates, and all fees and money of whatever description or character received by them, or by any assistant or other person in their offices or employment, for any acts done or services rendered in connection with their said offices, and shall on or before the tenth day of each month pay over to the treasurer of the county, or to such other officer as is entitled to receive them, all fees received during the preceding calendar month, and shall render to him an account thereof under oath: provided, however, that the said clerks Proviso. may retain that part of any moneys received by them under or by authority of the naturalization laws of the United States, in so far as such retention is authorized by federal law, but from the moneys so retained they shall pay

all additional clerical force that may be required in performing the duties imposed by the said naturalization laws.

Section 2. This act shall take effect upon its passage.

Approved May 8, 1916.

Chap.178 An Act to provide for payment of the expenses of rebuilding wellington bridge.

Be it enacted, etc., as follows:

Payment of expenses of rebuilding Wellington bridge. Section 1. The expenditure of a sum not exceeding eleven thousand dollars is hereby authorized, under the provisions of chapter seven hundred and ninety-four of the acts of the year nineteen hundred and fourteen, as amended by chapter two hundred and seventy-six of the General Acts of the year nineteen hundred and fifteen, in addition to the sums appropriated by said acts, for the payment of such sums as may be found due by the metropolitan park commission, subject to the approval of the attorney-general, for work already performed and material furnished in the construction of Wellington bridge in Somerville and Medford, under the provisions of said acts.

Section 2. This act shall take effect upon its passage.

Approved May 8, 1916.

Chap.179 An Act to prevent the voters of one political party from voting in the primaries of another political party.

Be it enacted, etc., as follows:

may be used.

1913, 835, § 103, etc., amended.

Section 1. Section one hundred and three of chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen, as amended by section one of chapter seven hundred and ninety of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the last paragraph, so as to read as follows:

— Section 103. Ballots for use at state and presidential primaries shall be prepared and provided, and the number thereof determined, by the secretary of the commonwealth, and no other ballots shall be received or counted: provided, however, that if the ballots provided for any polling place are not delivered, or if after delivery they are lost, destroyed or stolen, the city or town clerk or election commissioners shall provide ballots similar as far as possible, which ballots

Ballots for state and presidential primaries, preparation, etc.

Proviso.

SECTION 2. Section one hundred and four of said chapter 1913, 835, § 104, eight hundred and thirty-five, as amended by section two etc., amended of said chapter seven hundred and ninety, is hereby further amended by striking out the last paragraph, so as to read as follows: — Section 104. The city or town shall provide and Ballots for city and town the city or town clerk shall prepare ballots to be used in primaries, city or town primaries, and no other ballots shall be received etc. or counted. No ballots as herein provided shall be printed in any printing establishment owned or managed by the city of Boston.

Section 3. Section one hundred and five of said chapter 1913, 835, § 106, eight hundred and thirty-five, as amended by section three etc., amended. of said chapter seven hundred and ninety, is hereby further amended by inserting after the word "ballot", in the fourth line, the words: — of each party, — so as to read as follows: — Section 105. The number of ballots for use at Number of city or town primaries shall be determined by the city clerk determined. in cities, and by the town clerk in towns, and shall not for any ward or town exceed one ballot of each party for each voter therein.

SECTION 4. Said chapter eight hundred and thirty-five, 1913, 835, \$ 106, as amended in section one hundred and six by section four of said chapter seven hundred and ninety, is hereby further amended by striking out said section one hundred and six and inserting in place thereof the following: - Section 106. Ballots for each Ballots for each party shall be printed on paper of a different printed on color from that on which the ballots for any other party different color. are printed. At least six facsimile copies of the ballot for each party, printed on colored paper, shall be provided for each polling place as specimen ballots.

SECTION 5. Section one hundred and seven of said 1913, 835, \$ 107, etc., amended.

chapter eight hundred and thirty-five, as amended by section five of said chapter seven hundred and ninety, is hereby further amended by striking out, wherever they occur in said section, the words "official primary ballot", and inserting in place thereof the words: -- official ballot of the (here shall follow the party name), — so as to read as follows: — Section 107. At the top of each ballot shall be Form of official printed the words "The official ballot of the (here shall ballot. follow the party name)." On the back and outside of each ballot when folded shall be printed the words "Official ballot of the (here shall follow the party name)", followed by the number of the precinct and ward or the name of the town for which the ballot is prepared, the date of the pri-

mary and for state or presidential primaries a facsimile of the signature of the secretary of the commonwealth and for city or town primaries a facsimile of the signature of the Arrangement of city or town clerk. Names of candidates for each elective office shall be arranged alphabetically according to their surnames.

To be arranged in groups in order of drawing.

Names of candidates for ward or town committees, and for delegates to conventions shall be arranged in groups in such order as may be determined by lot, under the direction of the secretary of the commonwealth, who shall notify each state committee and give a representative of each such committee an opportunity to be present: provided, however, that, when necessary, groups may be printed on the ballot in two or more columns.

Proviso.

Street and number of residence to be printed.

Against the name of a candidate for an elective office, for a ward or town committee or for a member of a state committee shall be printed the street and number, if any, of his residence.

Certain statement to be printed. Against the name of a candidate for an elective office shall be printed the statement contained in the nomination paper placing him in nomination.

Names to be printed on ballot, blank spaces to be provided, etc.

No names shall be printed on a ballot other than those presented on nomination papers. Immediately following the names of candidates, blank spaces equal to the number of persons to be chosen shall be provided for the insertion of other names.

Number to be voted for to be stated on ballot.

The number of persons to be voted for for the different offices shall be stated on the ballot.

Form of ballots, etc.

The form of ballots and the arrangement of printed matter thereon shall be in general the same as that of the official state ballots, except as otherwise provided in the sections concerning primaries.

1913, 835, § 109, etc., amended.

Section 6. Section one hundred and nine of said chapter eight hundred and thirty-five, as amended by section six of said chapter seven hundred and ninety, is hereby further amended by inserting the words, "for each party", after the word "ballots", in the twelfth line, and after the word "ballots", in the fourteenth line, so as to read as follows: — Section 109. The city or town clerk, or in Boston the election commissioners, before the opening of the polls on the day of the primary, shall deliver at the polling place to the warden or, if he is not present, to the clerk or, if both are absent, then to any inspector, ballot boxes, the ballots, specimen ballots, voting lists, suitable blank forms

Delivery of ballots, etc., at polling places.

and apparatus for canvassing and counting the ballots and making the returns, a seal of suitable device and a record book for each polling place. The presiding officer at each specimen ballots to be polling place shall, before the opening of the primary, conposed, etc. spicuously post in such polling place at least six specimen ballots for each party, which shall be kept so posted until the polls are closed, except that where voting booths are provided two of such specimen ballots for each party may be posted on such booth.

Section 7. Section one hundred and ten of said chapter 1913, 835, \$ 110, eight hundred and thirty-five, as amended by section seven etc., amended. of said chapter seven hundred and ninety, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 110. When, in a Political party, primary, a voter seeks to pass the guard rail, he shall be voters. asked by one of the ballot clerks, with which political party he desires to be enrolled, and the ballot clerk upon reply shall distinctly announce the name of such political party and give him such political party ballot. The voter's selection shall be checked on the voting list used by the ballot clerk, and such list shall be returned to the election commissioners in Boston, or to the city clerk in any other city, or to the town clerk in towns, for preservation during the next succeeding three calendar years. Said officers shall, upon receiving a written request therefor, furnish a certified copy of said list to any ward, town or city committee. The party enrolment of voters on such voting lists, and all subsequent party enrolment of voters, shall be transferred each year to the voting lists used at subsequent primaries, providing the names of such voters have been entered, in Boston, in the annual register prepared by the election commissioners from the police lists, and in other cities and in towns, in the

SECTION 8. Section one hundred and eleven of said 1913, 835, § 111, etc., amended. chapter eight hundred and thirty-five, as amended by section eight of said chapter seven hundred and ninety, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 111. No voters enrolled voter enrolled at a primary shall be allowed to receive the party not to ballot of any political party except that with which he is ballot of so enrolled, but he may establish, change or cancel his en-another rolment by appearing in person before the election commis- etc. sioners in Boston, the city clerk in any other city, or the town clerk in towns, and requesting in writing to have his

annual register prepared from the assessors' lists.

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Proviso.

enrolment changed to another party, or cancelled, or by filing with such officer the said request in writing acknowledged before a justice of the peace: provided, that such change or cancellation shall not take effect until the expiration of thirty days after so appearing, or filing said request. No voter enrolled as a member of one political party shall be allowed to receive the ballot of any other political party, upon a claim by him of erroneous enrolment, except upon a certificate of such error from the election commissioners or board of registrars, as the case may be, which certificate shall be presented to the presiding officer of the primary and preserved as part of the records of such primary; but the political party enrolment of a voter shall not preclude him from receiving at a city or town primary the ballot of any municipal party, though in no one primary shall he receive more than one party ballot.

1913, 835, § 112, etc., amended.

Counting of

Section 9. Section one hundred and twelve of said chapter eight hundred and thirty-five, as amended by section nine of said chapter seven hundred and ninety, is hereby further amended by striking out said section and inserting in place thereof the following:—Section 112. In the counting of votes when the ballots are removed from the ballot box, they shall first be sorted into piles, one for each party, and each pile shall be counted and sealed separately. Votes shall be counted only for nominations of the party on whose ballot they appear.

1913, 835, § 118, etc., amended.

Nomination

papers to be submitted to

registrars; in Boston to the

commissioners.

Section 10. Said chapter eight hundred and thirty-five, as amended in section one hundred and eighteen by section eleven of said chapter seven hundred and ninety, is hereby further amended by striking out said section one hundred and eighteen and inserting in place thereof the following: — Section 118. Every nomination paper shall be submitted on or before five o'clock in the afternoon of the Saturday preceding the day on which it must be filed, to the registrars of the city or town in which the signers appear to be voters, and in Boston, to the election commissioners, who shall forthwith certify thereon the number of signatures which are names of voters both in the city or town and in the district for which the nomination is made, and who are not enrolled in any other party than that whose nomination the candidate seeks.

Number of names to be certified, etc.

They need not certify a greater number of names than are required to make a nomination, with one fifth of such number added thereto. Names not certified in the first

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instance shall not thereafter be certified on the same nomination papers. The secretary of the commonwealth shall not be required in any case to receive nomination papers for a candidate after receiving papers containing a sufficient number of certified names to make a nomination, with one fifth of such number added thereto. For the purpose of Registrars and election certifying to the names on primary nomination papers it commissioners to hold shall be the duty of the board of registrars of voters, in meetings to Boston the election commissioners, to hold meetings on the on nomination four Saturdays next preceding the date on which such papers are required to be filed with the secretary of the commonwealth, except that such meetings shall be held on the two Saturdays next preceding the date on which the papers are required to be so filed for primaries before special elections.

No person shall be a candidate for nomination for more No person to be a candidate than one office for which such nominations are made; but for more than this shall not apply to candidates for membership in political except, etc. committees or delegations to the state convention.

SECTION 11. This act shall be referred to the people for Act to be their rejection or approval at the polls, and shall be voted submitted to voters at next on at the next annual state election, and shall become law state election. if approved by a majority of the voters voting thereon. The act shall be referred in the form of the following question to be placed upon the official ballot: "Shall an act passed by the General Court in the year nineteen hundred and sixteen, entitled 'An Act to prevent the voters of one political party from voting in the primaries of another political party' be approved and become law?"

Approved May 8, 1916.

An Act to provide for the protection of the public Chap.180 HEALTH IN THE VALLEY OF THE NEPONSET RIVER.

Be it enacted, etc., as follows:

Section one of chapter five hundred and forty-one of the 1902, 541, § 1, acts of the year nineteen hundred and two, as amended by etc., amended. section one of chapter three hundred and sixty of the acts of the year ningteen hundred and six, is hereby further place thereof the following: — Section 1. The state department of health is hereby authorized and directed to prohibit to protect the entrance or discharge of sewage into any part of the Neponset river. amended by striking out the said section and inserting in

Neponset river or its tributaries, and to prevent the entrance or discharge therein of any other substance which may be injurious to the public health or may tend to create a public nuisance or to obstruct the flow of water, including all waste or refuse from any factory or other establishment where persons are employed, unless the owner thereof shall use the best practicable and reasonably available means to render such waste or refuse harmless. Approved May 8, 1916.

Chap.181 An Act to provide for the completion of the addition ON THE WESTERLY SIDE OF THE STATE HOUSE.

Be it enacted, etc., as follows:

1915, 256 (G), 3, amended.

Section 1. Section three of chapter two hundred and fifty-six of the General Acts of the year nineteen hundred and fifteen is hereby amended by inserting after the word

Completion of addition on westerly side of the state house.

"hundred", in the fifth line, the words: — and sixty-five, so as to read as follows: - Section 3. In order to defray the expenses which may be incurred in carrying out the provisions of this act, the treasurer and receiver general is hereby authorized to issue, in the name of the commonwealth, bonds or notes to an amount not exceeding six hundred and sixty-five thousand dollars. The said bonds or notes shall be issued upon the serial payment plan from time to time as may be necessary, in such amounts and upon such terms, and shall be payable serially in such amounts and at such times, within a period not exceeding thirty years, as shall be determined by the treasurer and receiver general, with the approval of the governor and council, to be for the best interests of the commonwealth.

Section 2. This act shall take effect upon its passage. Approved May 9, 1916.

Chap.182 An Act to authorize the employment of clerical ASSISTANCE BY THE TREASURER OF THE COUNTY OF NORFOLK.

Be it enacted, etc., as follows:

1907, 231, § 1,

SECTION 1. Section one of chapter two hundred and thirty-one of the acts of the year nineteen hundred and seven is hereby amended by striking out the words "six hundred", in the third line, and inserting in place thereof the words: — one thousand, — so as to read as follows: — Section 1. The treasurer of the county of Norfolk shall annually be Treasurer of Norfolk county allowed from the treasury of the county a sum not exceeding may employ one thousand dollars for clerical assistance, subject to the assistance. approval of the county commissioners of said county.

Section 2. This act shall take effect upon its passage. Approved May 9, 1916.

An Act relative to accommodations for inmates at the Chap.183PRISON CAMP AND HOSPITAL.

Be it enacted, etc., as follows:

SECTION 1. Section sixty-five of chapter two hundred amended. 8. L. 225, 165. and twenty-five of the Revised Laws is hereby amended by striking out the words "not more than one hundred", in the fourth line, so as to read as follows: — Section 65. After Establishment such land has been so taken, the prison commissioners, with of prison camp the approval of the governor and council, shall cause iron buildings of cheap construction to be erected thereon for the accommodation of prisoners. When such buildings are superintend-ready for occupancy, the governor may issue his proclama- ment, oto. tion establishing on such land a temporary industrial camp for prisoners, and the prison commissioners may appoint a superintendent thereof, who shall hold his office at their pleasure, give such bond as they require, receive such salary as they determine and who shall have the custody of all prisoners removed thereto. The superintendent, with the approval of the prison commissioners, may appoint and determine the compensation of assistants, and they shall hold their office at his pleasure.

Section 2. This act shall take effect upon its passage. Approved May 9, 1916.

An Act relative to suits against voluntary associa- Chap.184 TIONS CREATED BY WRITTEN INSTRUMENTS OR DECLARA-TIONS OF TRUST.

Be it enacted, etc., as follows:

Section 1. A voluntary association, created by written suits against voluntary instrument or declaration of trust, the beneficial interest associations in which is divided into transferable certificates of participated by written suits against voluntary association in which is divided into transferable certificates of participated by written suits against voluntary association, created by written suits against voluntary association of trust, the beneficial interest associations created by written suits against voluntary associations are also association of trust, the beneficial interest associations are also association of trust, as a sociation of trust, as a soci pation or shares, may be sued in an action at law for debts instruments or declarations of and other obligations or liabilities contracted or incurred trust. by the trustees under such written instrument or declaration

of trust, or by the duly authorized agents of such trustees, or by any duly authorized officer of the association, in the performance of their respective duties under such written instrument or declaration of trust, and for any damages to persons or property resulting from the negligence of such trustees, agents, or officers acting in the performance of their respective duties, and its property shall be subject to attachment and execution in like manner as if it were a corporation, and service of process upon one of the trustees shall be sufficient.

Section 2. This act shall take effect upon its passage.

Approved May 9, 1916.

Chap.185 An Act to authorize cities to maintain schools of agriculture and horticulture.

Be it enacted, etc., as follows:

Cities may maintain schools of agriculture and horticulture. SECTION 1. Any city which accepts the provisions of this act may establish and maintain schools for instructing families and individuals by means of day, part-time or evening classes in gardening, fruit growing, floriculture, poultry keeping, animal husbandry, and other branches of agriculture and horticulture. The location and organization of the said schools, and the instruction given therein shall be subject to the approval of the board of education.

Description of purposes, etc., to be circulated,

Section 2. After the acceptance of this act by any city and before further action hereunder is taken, the school committee shall cause to be circulated a description of the purposes and scope of the instruction to be given hereunder with a request for applications from those desiring such instruction.

City council may take land, etc. SECTION 3. The city council or other board or officer having power to take land for school purposes in any city which accepts the provisions of this act may, in conformity with the provisions of general law relative to the taking of land by municipalities, take in fee any land in said city not already appropriated to public uses for the purpose of maintaining a school hereunder, or may lease or purchase in fee any land, either within or without the city limits, for the said purpose. The school committee of the city may erect suitable buildings upon the land so acquired, and may make provision, on terms that will not involve loss to the city, for the use of plots of ground and for the temporary housing of

School committee to erect suitable buildings, etc. those attending the school, and complying with its regulations, who have not access to other land suitable for giving

proper effect to the instruction of the school.

SECTION 4. This act shall be submitted to the voters in Act to be the several cities of the commonwealth at the next annual voters at next state election for their acceptance or rejection, and shall state election. take effect in any city if a majority of the voters of that city voting thereon shall vote in the affirmative. act shall be submitted in the form of the following question to be placed upon the official ballot: "Shall an act, passed by the general court in the year nineteen hundred and sixteen, to authorize cities to maintain schools of agriculture and horticulture and to make provision, in certain instances, for the temporary housing of NO. persons attending the school, be accepted?"

Approved May 9, 1916.

An Act to authorize the metropolitan park commis- Chap.186 SION TO IMPROVE CERTAIN LANDS GIVEN TO THE COMMON-WEALTH BY THE TOWN OF ARLINGTON.

Be it enacted, etc., as follows:

SECTION 1. In order to improve for parkway purposes Metropol-the land given to the commonwealth by the town of Arlington commission under authority of chapter one hundred and eighty-eight contain lands of the Special Acts of the year nineteen hundred and fifteen, monwealth hundred and fifteen, hundred and fifteen the metropolitan park commission is hereby authorized to by town of Arlington. expend the sum of twenty thousand dollars.

SECTION 2. To meet expenditures made under authority Metropolitan of this act, the treasurer and receiver general, with the ap- Beries Two. proval of the governor and council, shall issue bonds or certificates of indebtedness to the amount of twenty thousand dollars as an addition to the Metropolitan Parks Loan, Series Two. Such bonds or scrip shall be issued in such amounts and upon such terms, and shall bear such rate of interest not exceeding four per cent per annum, payable semi-annually, and shall be paid serially in such amounts and at such times within a period not exceeding forty years as shall be determined by the treasurer and receiver general, with the approval of the governor and council, to be for the best interests of the commonwealth.

Approved May 9, 1916.

Chap. 187 An Act to provide punishment for attempted escapes FROM THE PRISON CAMP AND HOSPITAL.

Be it enacted, etc., as follows:

1904, 243, § 2, amended.

Section 1. Section two of chapter two hundred and forty-three of the acts of the year nineteen hundred and four is hereby amended by inserting after the word "escapes", in the first line, the words: — or attempts to escape, — by inserting after the word "camp", in the second line, the words: — now known as the prison camp and hospital, — by inserting after the word "thereto", in the third line, the words: — or therefrom, or while employed therein, — by inserting after the word "escape", in the fifth line, the words: - or attempt to escape, - and by striking out the words "state farm", in the last line, and inserting in place thereof the words: — institution to which he was originally sentenced for not less than one year nor more than five years. The expense of supporting such prisoner shall be paid by the institution to which he is sentenced and the expense of committing him shall be paid by the prison Punishment for camp and hospital, — so as to read as follows:—Section 2.

attempted escapes from prison camp and hospital.

A prisoner who escapes, or attempts to escape, from the land or buildings of said camp, now known as the prison camp and hospital, or from the custody of an officer while being conveyed thereto, or therefrom, or while employed therein, may be pursued and re-captured; and upon complaint before any district court or trial justice may be punished for such escape, or attempt to escape, by a sentence of imprisonment at the institution to which he was originally sentenced for not less than one year nor more than five years. The expense of supporting such prisoner shall be paid by the institution to which he is sentenced and the expense of committing him shall be paid by the prison camp and hospital.

This act shall take effect upon its passage. (The foregoing was laid before the governor on the third day of May, 1916, and after five days it had "the force of a law" as prescribed by the constitution, as it was not returned by him with his objections thereto within that time.)

TEMPORARY Chap.188 An Act to authorize the granting of LICENSES TO SELL CERTAIN ARTICLES FOR CHARITABLE PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. The overseers of the poor in any city and licenses may the board of selectmen in any town may under such conditions as they may deem proper, grant to any organization articles for charitable works a grapial license charitable. engaged exclusively in charitable work a special license purposes. authorizing it upon a particular day and for a charitable purpose named in such license, to sell through its accredited agents in the streets and other public places within such city or town, or in any designated part thereof, flags, badges. medals, buttons, flowers, souvenirs and similar small articles: provided, that no person under sixteen years of age shall be Proviso. accredited as such agent, that each agent shall wear in plain sight while engaged in selling such articles a badge. provided by such organization and approved by the authority issuing the license, bearing upon it the name of such organization and the date on which the license is to be exercised, and that no such agent shall be authorized to make or attempt to make such sales in front of any private premises against the objection of the owner or occupant thereof. The exercise of the licenses hereby provided for shall be subject to the provisions of all statutes, ordinances, by-laws, rules and regulations not inconsistent herewith.

SECTION 2. This act shall take effect upon its passage. Approved May 10, 1916.

An Act relative to the standard of vinegar and to Chap.189 THE SALE THEREOF.

Be it enacted, etc., as follows:

Section sixty-seven of chapter fifty-seven of the Revised R.L.57, § 67. Laws, as amended by section two of chapter six hundred of the acts of the year nineteen hundred and eleven and by section one of chapter two hundred and thirty-nine of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the words "and one half per cent, by weight", in the third line, and inserting in place thereof the word: - grams, - by striking out the word "absolute", in the same line, by inserting after the word "acid", in the fourth line, the words: - in one hun-

dred cubic centimeters of the vinegar, — by striking out the

word "eight", in the fifth line, and inserting in place thereof the word: — six, — by striking out the words "per cent by weight", in the same line, and inserting in place thereof the word: — grams, — and by inserting after the word "solids", in the sixth line, the words: - in one hundred cubic centimeters of the cider vinegar, -- so as to read as follows: --Section 67. Vinegar shall contain no added or artificial coloring matter, and shall contain not less than four grams of acetic acid in one hundred cubic centimeters of the vinegar. Cider vinegar shall in addition contain not less than one and six tenths grams of cider vinegar solids in one hundred cubic centimeters of the cider vinegar. If vinegar contains any added or artificial coloring matter, or less than the required amount of acidity, or if cider vinegar contains less than the required amount of acidity or of cider vinegar solids, it shall be deemed to be adulterated. The commissioner of health shall determine or cause to be determined, from time to time, analytical methods for the estimation of solids and of acetic acid in vinegar, and said methods shall be published in the monthly bulletin of the state department of health. No persons shall estimate the solids or the acetic acid content of vinegar for determining the composition or value of said vinegar as a basis for payment in buying or in selling, or for the purpose of inspection, by methods other than those published as herein described.

Standard of vinegar established, etc.

Solids, etc., of vinegar not a basis for payment, etc.

Chap.190 An Act to authorize cities to establish boards of survey.

Be it enacted, etc., as follows:

Cities may establish boards of survey.

Section 1. The mayor of a city, with the approval of the city council or of the board of aldermen, as the case may be, may, in the month of January in any year, appoint three citizens who shall constitute a board of survey for the city. Of the members first appointed one shall serve for the term of one year, one for the term of two years, and one for the term of three years from the first day of February succeeding the date of their appointment, and thereafter, in the month of January, in each year, one member of said board shall be appointed to serve for the term of three years from the first day of February succeeding the date of his appointment, or until the appointment and qualification

Approved May 10, 1916.

of his successor. In case of any vacancy in the board a vacancy, how filled. citizen shall be appointed in the manner provided herein to serve for the remainder of his predecessor's term of office. The city engineer shall act as clerk of the board. The Compensation. compensation of the members of the board shall be fixed by the city council or the board of aldermen as the case may be subject to the approval of the mayor.

Section 2. Any person, firm or corporation proposing to Plans of lay out, locate, relocate or construct for public use, any proposed private streets, private street or way in a city after the establishment therein submitted. of a board of survey under the provisions hereof shall, before opening such street, or way for public use, submit to said board suitable plans and profiles of the street or way, so prepared as to show also the method of drainage of the adjacent or contiguous territory, all in accordance with such rules and regulations as the board may prescribe. Upon the receipt of the said plans, with a petition for their Public hearing. approval, the board shall give a public hearing thereon after giving notice of the same by publication once in each of two successive weeks in a newspaper published in the city, the last publication to be at least two days before the hearing: and after the hearing, the board may alter such plans and may determine where such streets or ways shall be located and the width and grades thereof, and shall so designate on said plans. The plans, as approved or modified by the board, shall then be signed by the members of the board, or by a majority of them, and filed in the office of the city engineer who shall attest thereon the date of filing; and thereafter no street or way in the territory to which the plans relate shall be laid out or constructed except in accordance therewith, or with such further plans as may subsequently be approved by the board.

SECTION 3. The board of survey may, and upon the Board may vote of the local planning board and the city council or etc. board of aldermen shall, from time to time cause to be made by the city engineer, under its direction, plans of such territory or sections of lands in the city as the board of survey or the said planning board may deem necessary, showing thereon the location of such streets or ways, whether already laid out or not, as, in the opinion of the board, the interest of the public may or will require in such territory. showing clearly the direction, width and grades of each street or way, and a plan of drainage, and said board may incur such expenses as it may deem necessary therefor, not

exceeding the amount of money appropriated by the city Public hearing. for the purpose. Before causing such plans to be made the board shall give a public hearing thereon, which shall be advertised in the same manner as the hearing required in section two, and shall, after the making of any such plan, give a hearing thereon, advertised in like manner, and keep the plan open to public inspection for one month after the first advertisement of the hearing. After the hearing, and after any alterations deemed necessary by said board have been made therein, the same shall be approved, signed, marked, filed and attested as provided in respect to the plans mentioned in section two of this act.

May make

Proviso.

Section 4. The board of survey may from time to time make a new plan or plans to take the place of any plans that may be filed in accordance with the provisions of sections two and three of this act, or may make changes on any plan or plans so filed: provided, however, that any action involving new plans or changes in plans already duly attested and filed shall be made only after the notice and hearing, and in all other respects, in the manner specified in section two; and the last plan so made, or the plan with the changes last made thereon and duly attested and filed, shall be the official plan governing the future development of the territory affected.

Powers of city government not to be abridged, except, etc.

Section 5. The powers of the city government in regard to highways shall not be abridged by this act in any manner, except as provided in this section, and the powers conferred by this act shall be in addition to the powers now possessed by them. No street or way in the city, shown on any plan filed as aforesaid, shall hereafter be laid out, located anew. altered or widened, and no such street or way whether already or hereafter laid out, shall be constructed by any public authority except in accordance with any plan that may have been duly attested and recorded under the provisions of this act. If any person or corporation shall hereafter open for public travel any private way, the location, direction, width, grades and plan of drainage of which have not previously been approved in writing by the board of survey in the manner provided in this act, then neither the city nor any other public authority shall place any public sewer, drain, water pipe or light in, or do any public construction work of any kind, or make repairs, on such private way: provided, however, that the provisions of this act shall not prevent the laying of a trunk sewer, drain, water or gas

Certain private ways not to have public conveniences.

Proviso.

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main if the same be required by engineering necessities for the accommodation of other territory.

SECTION 6. The city may from time to time appropriate Appropriations. sums of money to be expended by the board of survey in carrying out the provisions of this act; but no expenditures shall be made in excess of such appropriations.

SECTION 7. Said board of survey, its officers and agents, Examinations and surveys. may, so far as they deem it necessary in carrying out the provisions of this act, enter upon any lands and there make examinations and surveys, and place and maintain monuments and marks.

SECTION 8. This act shall not be construed to author- Act, how construed. ize the taking or condemnation of land, nor to authorize a city to lay out or construct any way which may be located on any official plan until such way has been laid out as a highway under such other provisions of law as may be applicable; nor shall this act be construed to render a city liable for damages except such damages as may be sustained under the provisions of section four by reason of the making and filing of any new plan or plans or by reason of changes made in any official plan already duly attested and filed, and for such damages as may be sustained by reason of the acts of the board of survey, its officers and agents under the provisions of section seven. Any person who settlement fails to agree with the city as to the amount of damages for damages. sustained by him may on application at any time within one year after such entry or act complained of have such damages assessed and determined in the manner provided by law in the case of land taken for the laying out of highwavs.

SECTION 9. This act shall take full effect in any city Act to be upon its acceptance by the affirmative vote of a majority city council, of the members of the city council or the board of aldermen, as the case may be, present and voting thereon. But so much thereof as authorizes its submission to the city council or board of aldermen shall take effect upon its passage. Approved May 10, 1916.

An Act relative to the burial of indigent soldiers, Chap.191 THEIR WIVES, WIDOWS OR DEPENDENT MOTHERS.

Be it enacted, etc., as follows:

Section seventeen of chapter five hundred and eighty-seven 1914, 587, § 17, of the acts of the year nineteen hundred and fourteen is amended.

hereby amended by inserting after the word "Spain", in the ninth line, the words: - or the Philippine insurrection, - by inserting after the word "February", in the tenth line, the words: — in the year eighteen hundred and ninetyeight, — by striking out the word "twelfth", in the same line, and inserting in place thereof the word: — fourth, by striking out the words "of August in the year eighteen hundred and ninety-eight", in the eleventh line, and inserting in place thereof the words: — of July in the year nineteen hundred and two, - by inserting after the word "war", in the twentieth line, the words: — or the Philippine insurrection, — and by striking out the word "one", in the twenty-second line, and inserting in place thereof the word: — ten, — so as to read as follows: — Section 17. mayor of each city and the selectmen of each town or, in Boston, the soldiers' relief commissioner, shall designate a burial agent, who shall not be one of the overseers of the poor or be employed by them, and who shall, under regulations established by the commissioner of state aid, cause properly to be interred the body of any honorably discharged soldier, sailor or marine who served in the army or navy of the United States during the war of the rebellion, or during the war between the United States and Spain, or the Philippine insurrection, after the fourteenth day of February, in the year eighteen hundred and ninety-eight, and prior to the fourth day of July in the year nineteen hundred and two, and the body of his wife, widow or dependent mother, and the bodies of such army nurses as are entitled to state aid under section three of this act, if they die without sufficient means to defray funeral expenses; but no wife or widow of any soldier, sailor or marine of the civil war shall be entitled to the benefits of this section unless she was married to him prior to the twenty-seventh day of June in the year eighteen hundred and ninety, and no wife or widow of any soldier, sailor or marine of the Spanish war, or the Philippine insurrection, unless she was married to him prior to the first day of January in the year nineteen hundred and ten. an interment has taken place without the knowledge of the burial agent, application may be made to him within thirty days after the date of the death, and if upon investigation he shall find that the deceased was within the provisions of this section and the rules of the commissioner of state aid, he may certify the same as provided in the following section. Approved May 10, 1916.

Burial of indigent soldiers, their wives, widows or dependent mothers.

Application made after interment, certification by burial agent.

An Act relative to the investment of funds of the Chap.192 COMMONWEALTH.

Be it enacted, etc., as follows:

SECTION 1. Funds over which the commonwealth has investment of exclusive control shall be invested by the treasurer and monwealth. receiver general, with the approval of the governor and council, as follows:

a. In securities of the commonwealth, in the notes or In cortain bonds of the several counties, cities, and towns thereof, bonds, etc. or in the bonds or notes of any incorporated district in this commonwealth whose net indebtedness at the time of purchase does not exceed five per cent of the last preceding valuation of the property therein for the assessment of taxes; or in the notes of any corporation established within this commonwealth to become due within a period not exceeding one year, if secured by a pledge of bonds of the United States or of this commonwealth of at least an equal value estimating them at not more than eighty-five per cent of their market value.

b. In the public funds of the United States, or of any of In certain public funds. the New England states.

c. In the bonds or notes of any city of Maine, New Hamp- In bonds, etc., shire, Vermont, Rhode Island or Connecticut, whose net of cities of cortain states. indebtedness does not exceed five per cent of the last preceding valuation of the property therein for the assessment of taxes: or of any county or town of said states whose net indebtedness does not exceed three per cent of such valuation: or of any incorporated water district of said states which has within its limits more than five thousand inhabitants, and whose bonds or notes are a direct obligation on all the taxable property of the district, and whose net indebtedness does not exceed three per cent of such valua-

d. In the legally authorized bonds of the states of New In cortain York, Pennsylvania, Ohio, Indiana, Illinois, Michigan, ised bonds, etc. Wisconsin, Minnesota, Missouri and Iowa, and of the District of Columbia, and in the legally authorized bonds for municipal purposes, and in the refunding bonds issued to take up at maturity bonds which have been issued for other than municipal purposes, but on which the interest has been fully paid, of any city of the aforesaid states which has, at the date of such investment, more than thirty thou-

legally author-ised bonds, etc.

sand inhabitants, as established by the last national or state census, or city census certified to by the city clerk or treasurer of the city and taken in the same manner as a national or state census, preceding such investment, and whose net indebtedness does not exceed five per cent of the valuation of the taxable property therein, to be ascertained by the last preceding valuation of property therein for the assessment of taxes; and of any city of the aforesaid states or of any of the New England states or of the states of Maryland and Kentucky, which has at the date of such investment more than two hundred thousand inhabitants. established as aforesaid, and whose net indebtedness does not exceed seven per cent of the valuation of the taxable property therein, established and ascertained as above provided.

Net indebtedness', term defined.

In subdivisions c and d of this clause the words "net indebtedness" shall mean the indebtedness of a county, city, town or district other than debts created for supplying the inhabitants with water and debts created in anticipation of taxes to be paid within one year, and deducting the amount of sinking funds available for the payment of the indebtedness included.

Repeal.

Section 2. Section sixty-five of chapter six of the Revised Laws is hereby repealed.

This act shall take effect upon its passage. Section 3. Approved May 11, 1916.

Chap. 193 An Act to authorize the board of commissioners on FISHERIES AND GAME TO LEASE OYSTER POND IN THE COUNTY OF DUKES COUNTY.

Be it enacted, etc., as follows:

Board of Oyster pond in Dukes County.

Section 1. The board of commissioners on fisheries and commissioners on fisheries and game, or a majority of them, may, at any time within twenty game to lease. years after the passage of this act, in the name of the commonwealth, lease the pond known as Oyster pond, in the county of Dukes County, and any of the arms, coves and bays thereof, for the purpose of cultivating useful fish, for such periods of time, within the said twenty years, and on such terms and conditions as they may deem to be for the public interest, but only after a hearing upon an application for such a lease, the time and place of which shall have been published in all the towns within whose limits any part of said pond lies: provided, that nothing herein shall be con- Proviso. strued to affect the right of any citizen of the commonwealth to take fish in said pond or the waters connected therewith, by hook and line, in conformity with law.

SECTION 2. Any of said towns may become a lessee Any town may hereunder and appropriate such sums as may be required become lessee.

therefor.

SECTION 3. For the purposes of this act the board may Limits of pond define the limits of the said pond, and the arms, coves and recorded, etc. bays thereof, and when a statement of its limits so defined is recorded in the registry of deeds for said county, they shall be deemed to be the legal limits thereof. The board shall have custody of all leases made hereunder, and may, in behalf of the commonwealth, exercise all the rights and shall have all the remedies available to lessors of real estate.

SECTION 4. This act shall take effect upon its passage. Approved May 11, 1916.

An Act relative to the powers and duties of the Chap.194 SUPERVISOR OF LOAN AGENCIES.

Be it enacted, etc., as follows:

Section 1. The supervisor of loan agencies is hereby supervisor of authorized to employ an accountant and such clerical may employ assistants as may be necessary to tabulate and arrange the an accountant, reports received at his office, to prepare and maintain a card index of borrowers, and to do such other work as may be necessary for the more efficient conduct of his office and for a better supervision of small loans.

SECTION 2. For the above purposes, the supervisor of Expenditures. loan agencies is hereby authorized to expend, annually, such sum as may be necessary, not exceeding the amount appropriated by the general court.

Section 3. This act shall take effect upon its passage. Approved May 11, 1916.

An Act to provide for a second assistant clerk of the Chap.195MUNICIPAL COURT OF THE CHARLESTOWN DISTRICT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. There shall be a second assistant clerk of Second assistant the municipal court of the Charlestown district of the city derk of Charlestown

municipal court of Boston.

of Boston, whose salary shall be twelve hundred dollars a year, to be paid by the county of Suffolk.

Section 2. This act shall take effect upon its passage.

Approved May 11, 1916.

Chap.196 An Act relative to the security of official bonds requiring the approval or examination of the treasurer and receiver general.

Be it enacted, etc., as follows:

R. L. 18, § 16, etc., amended.

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Section 1. Section sixteen of chapter eighteen of the Revised Laws, as amended by chapter two hundred and ninety-five of the acts of the year nineteen hundred and four, is hereby further amended by adding at the end thereof the following: — All bonds requiring the approval of the treasurer and receiver general and all bonds requiring his examination as to their sufficiency shall hereafter, in cases in which he deems it necessary, be secured by a surety company approved by the insurance commissioner, — so as to read as follows: — Section 16. Every public official who has the custody of any bond for the faithful performance of the duties of any office, occupation, agency or trust, which requires the approval of any court, public officer or board other than the governor and council, shall, except in those cases where the duty is imposed upon the controller of county accounts, annually in March examine into the sufficiency of every such bond, and shall, whenever at any other time there is reason to believe that any such bond has become insufficient, examine into its sufficiency. All acts requiring examination as to the sufficiency of any such bonds by the supreme judicial court or the superior court, or by any justice of either of said courts, are hereby repealed. The governor shall appoint a committee of the council which shall annually in March make such examination of bonds which are required to be approved by the governor or by the governor and council. If a bond is found upon such examination to be insufficient, the person or persons who have examined it shall forthwith notify the obligor thereof and shall require him, within thirty days after the date of such notice, to file a new bond in conformity with law such as is required before entering upon the performance of the duties of such office, occupation, agency or trust. All bonds requiring the approval of the treasurer and receiver general and all bonds requiring his examination as to their suffi-

Examination of the sufficiency of certain official bonds.

Repeal.

Security when approved, etc., by treasurer and receiver general.

ciency shall hereafter, in cases in which he deems it necessary, be secured by a surety company approved by the insurance commissioner.

Section 2. This act shall take effect upon its passage. Approved May 11, 1916.

An Act to promote the building and use of tubercu- Chap.197 LOSIS HOSPITALS IN CITIES AND TOWNS.

Be it enacted, etc., as follows:

SECTION 1. Chapter five hundred and ninety-seven of 1911, 597, \$ 1, etc., amended. the acts of the year nineteen hundred and eleven, as amended in section one by section one of chapter six hundred and thirty-seven of the acts of the year nineteen hundred and twelve and by chapter fifty-seven of the General Acts of the year nineteen hundred and sixteen, is hereby further amended by striking out said section one and inserting in place thereof the following: - Section 1. Every city or subsidy to be town which places its patients suffering from tuberculosis and towns for in a municipal or incorporated tuberculosis hospital in this treatment of tubercular commonwealth, or in a building or ward set apart for patients patients, etc. suffering from tuberculosis by a municipal or incorporated hospital in this commonwealth, shall be entitled to receive from the commonwealth a subsidy of five dollars a week for each patient who is unable to pay for his support, or whose kindred bound by law to maintain him are unable to pay for the same; but a city or town shall not become entitled to this subsidy unless, upon examination authorized by the trustees of hospitals for consumptives, the sputum of such patient be found to contain bacilli of tuberculosis, nor unless the hospital building or ward be approved by said trustees, who shall not give such approval unless they have by authority of law, or by permission of the hospital, full authority to inspect the same at all times. Said trustees may at any time withdraw their approval. In the case of those hospitals having a bed capacity which, in the judgment of the said trustees, is in excess of the number of beds needed for patients exhibiting tubercle bacilli in their sputum, in the localities which these institutions serve, the subsidy above provided for shall be allowed for such patients not exhibiting tubercle bacilli in their sputum as, in the joint opinion of the superintendent of the institution and of the state district health officer of the district in which the hospital is situated, are bona fide cases of consumption and have been in the institu-

Approval of claims for subsidy.

tion more than thirty days. Said trustees shall not approve claims for subsidy hereunder for more than thirty days prior to the date when notice is mailed to them that a subsidy in any given case is claimed.

Section 2. This act shall take effect upon its passage.

Approved May 11, 1916.

Chap.198 An Act relative to unclaimed deposits in savings banks.

Be it enacted, etc., as follows:

1908, 590, § 56, amended.

Unclaimed deposits in savings banks to be paid to the treasurer and receiver general.

Chapter five hundred and ninety of the acts of the year nineteen hundred and eight is hereby amended by striking out section fifty-six and inserting in place thereof the following: - Section 56. The probate court shall, upon the application of the attorney-general and after public notice, order and decree that all amounts of money heretofore or hereafter deposited with any savings bank or trust company which shall have remained unclaimed for more than thirty years and which are credited to depositors who cannot be found and who have not made a deposit on account of the same and have not withdrawn any part of the principal or interest thereof, and on whose pass book the interest has not been added for a period of thirty years, and for which no claimant is known, shall, with the increase and proceeds thereof, be paid to the treasurer and receiver general to be held subject to be repaid to the person establishing a lawful right thereto, in accordance with chapter one hundred and thirty of the acts of the year nineteen hundred and thirteen. with interest at the rate of three per cent per annum from the time when it was so paid to the treasurer and receiver general to the time when it is paid by him to such person: provided, however, that after six years from the date when such proceeds were paid to the treasurer and receiver general the same may be used as a part of the ordinary revenue of the state. Nothing herein contained, however, shall prevent any person from establishing his claim at any time after the expiration of the six years above mentioned, and any claims established after more than six years from the date of payment to the treasurer and receiver general shall be paid from the ordinary revenue of the commonwealth.

Proviso.

Approved May 11, 1916.

An Act relative to the regulation of the business of Chap.199INSTALLING WIRES OR APPARATUS FOR ELECTRIC LIGHT, HEAT OR POWER PURPOSES.

Be it enacted, etc., as follows:

SECTION 1. The action of the board of gas and electric Cortain rules of board of gas and electric of board of gas and electric the business of installing wires, conduits, apparatus, fixtures sioners ratified or other appliances for carrying or using electricity for and confirmed. light, heat or power purposes, under the provisions of section four of chapter two hundred and ninety-six of the General Acts of the year nineteen hundred and fifteen, is hereby ratified and confirmed.

SECTION 2. Chapter two hundred and ninety-six of the 1915, 296 (G), General Acts of the year nineteen hundred and fifteen is hereby amended by striking out section four and inserting in place thereof the following: — Section 4. No certificates Certificates of issued under the provisions of this act to either master or electricians not assignable or assignable or journeyman shall be assignable or transferable. Said cer- assignable or transferable. tificates may, after a hearing, be suspended or revoked by the board of examiners upon failure or refusal of the licensee to comply with the rules and requirements of said business as set forth by said examiners, or for other sufficient cause.

SECTION 3. The provisions of this act, so far as they Act, how construed. are the same as those of existing statutes shall be construed as a continuation thereof and not as a new enactment.

Section 4. This act shall take effect upon its passage. Approved May 12, 1916.

An Act relative to workmen's compensation and Chap, 200 LIABILITY INSURANCE.

Be it enacted, etc., as follows:

SECTION 1. Any mutual liability company authorized to Mutual do business in this commonwealth may, with the approval company may transact of the insurance commissioner, have and exercise any or all workmen's of the rights, powers and privileges relating to the transaction compensation insurance of the business of workmen's compensation insurance by business. law vested in or conferred upon the Massachusetts Employees Insurance Association.

Section 2. The Massachusetts Employees Insurance Massachusetts Association may with the approval of the insurance com- Insurance missioner have and exercise, within or without the common-

wealth, all of the rights, powers and privileges vested in or conferred upon domestic mutual liability companies under general laws, and shall be subject to all the laws now or hereafter in force relating to such companies.

Section 3. This act shall take effect upon its passage.

Approved May 12, 1916.

Chap.201 An Act to provide for the instruction of the adult blind at their homes.

Be it enacted, etc., as follows:

Instruction of adult blind at their homes. SECTION 1. The Massachusetts commission for the blind may provide for the instruction of the adult blind at their homes. The commission may expend annually for this purpose not more than six thousand dollars and shall include with its other estimates of needed appropriations a detailed estimate of the proposed expenditures.

Repeal.

Section 2. Chapter two hundred and ninety-seven of the acts of the year nineteen hundred and two is hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved May 12, 1916.

Chap.202 An Act to authorize the massachusetts highway commission to improve the river road in the town of southbridge.

Be it enacted, etc., as follows:

Massachusetts highway commission may improve River road in Southbridge. Section 1. The Massachusetts highway commission is hereby authorized to expend during the present year the sum of fifteen thousand dollars in the construction or improvement of the highway called the River Road in the town of Southbridge, between the Dudley line and the village of Saundersdale. Of the expense so authorized the sum of ten thousand dollars is to be paid out of the treasury of the commonwealth, and five thousand dollars by the town of Southbridge into the treasury of the commonwealth before the work is begun. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the town of Southbridge. This act shall not be construed as prohibiting the laying out and construction of said way or any part thereof as a state highway under the laws applicable thereto

Act, how construed.

whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Section 2. This act shall take effect upon its passage. Approved May 12, 1916.

An Act to provide further for the improvement by Chap.203 THE MASSACHUSETTS HIGHWAY COMMISSION OF A STATE HIGHWAY IN THE TOWNS OF DRACUT AND METHUEN.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Massachusetta hereby directed further to construct and improve the state ommission to highway known as the Black North Route, from Lowell to state highway Lawrence in the towns of Dracut and Methuen, beginning in Dracut and Methuen. at the junction of Broadway and Arlington street in the town of Dracut and continuing by Broadway and Arlington street in the town of Dracut and thence by Broadway and North Lowell street in the town of Methuen, and to expend therefor a sum not exceeding ten thousand dollars.

SECTION 2. For the purpose of meeting the expenditures State Highway hereby authorized, the treasurer and receiver general is hereby empowered, with the approval of the governor and council, to issue bonds or certificates of indebtedness to an amount not exceeding ten thousand dollars, for a term not exceeding fifteen years. Such bonds or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, at a rate not exceeding four per cent per annum, payable semi-annually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best.

Section 3. This act shall take effect upon its passage. Approved May 12, 1916.

Chap.204 An Act to provide for the construction of a highway from the town of norton to the city of taunton.

Be it enacted, etc., as follows:

Massachusetts highway commission may construct highway from Norton to Taunton.

Section 1. The Massachusetts highway commission is hereby authorized to expend during the present year the sum of eight thousand dollars, in addition to the amount appropriated for the same purpose by chapter two hundred and thirty of the General Acts of the year nineteen hundred and fifteen, for the construction of a highway from the town of Norton to the city of Taunton over what is deemed by said commission to be the best route. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the municipalities in which it is situated. This act shall not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the laws applicable thereto whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

State Highway Loan.

Section 2. For the purpose of meeting the expenditures hereby authorized, the treasurer and receiver general is hereby empowered, with the approval of the governor and council, to issue bonds or certificates of indebtedness to an amount not exceeding eight thousand dollars, for a term not exceeding fifteen years. Such bonds or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, and shall bear interest at a rate not exceeding four per cent per annum, payable semiannually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best.

Section 3. This act shall take effect upon its passage.

Approved May 12, 1916.

An Act to provide for the improvement by the massa- Chap.205CHUSETTS HIGHWAY COMMISSION OF A HIGHWAY IN THE TOWNS OF PLYMOUTH AND BOURNE.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is manifestation in the Massachusetts highway commission in the Massachusetts highway commission is manifestation in the Massachusetts highway commission is manifestation in the Massachusetts highway commission in th sum of ten thousand dollars in the construction or improve highway in ment of a highway between a point near the stores of Costello Bourne. and Swift in the town of Plymouth and a point near the house of George Starbuck in Bournedale village in the town of Bourne over what is deemed by said commission to be the best route. Of the expense so authorized the sum of five Apportionment thousand dollars is to be paid out of the treasury of the commonwealth, and the sum of five thousand dollars is to be equally divided between the counties of Barnstable and Plymouth and paid into the treasury of the commonwealth before the work is begun. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the towns in which it is situated. This act shall not be construed as Act, how construed. prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the laws applicable thereto whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Section 2. The county commissioners of the counties county comof Barnstable and Plymouth are hereby authorized to raise missioners by taxation the sum of twenty-five hundred dollars each, money by taxation. which is required under the provisions of this act.

SECTION 3. This act shall take effect upon its passage. Approved May 12, 1916.

An Act to provide for the improvement by the massa- Chap.206 CHUSETTS HIGHWAY COMMISSION OF A HIGHWAY IN THE TOWN OF PELHAM.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Massachusetts hereby authorized to expend during the present year the highway commission sum of ten thousand dollars in the construction or improve-highway in ment of a highway in the town of Pelham, being the main Pelham.

Act, how construed. road leading from Pelham Hill, so-called, to Amherst, beginning at a point near the town hall and extending in a westerly direction toward the town of Amherst. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the town of Pelham. This act shall not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the laws applicable thereto whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

SECTION 2. This act shall take effect upon its passage.

Approved May 12, 1916.

Chap.207 An Act to authorize the transfer of a part of the state camp ground to the town of framingham for the erection thereon of a military monument.

Be it enacted, etc., as follows:

Transfer of part of state camp ground to town of Framingham, etc. The governor, with the advice and consent of the council, is hereby authorized to convey to the town of Framingham, upon such conditions as they may fix, a part of the state camp ground in the said town for the purpose of providing a site for the erection and maintenance by said town of a monument in memory of the soldiers and sailors from Massachusetts who died from injuries received or illness incurred in the Spanish war.

Approved May 12, 1916.

Chap.208

An Act to regulate the assignment of wages.

Be it enacted, etc., as follows:

1909, 514, § 121, amended.

Section 1. Section one hundred and twenty-one of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine is hereby amended by adding at the end thereof the following: — Three fourths of the weekly earnings or wages of the assignor shall at all times be exempt from assignment, and no assignment shall be valid which does not so state on its face. No such assignment shall be valid when made by a married man unless the written consent of his wife to the making thereof is attached thereto, — so as to read as follows: — Section 121. No assignment of future wages shall be valid for a period exceeding two

Requisites of valid assignment of wages. years from the date thereof, nor unless made to secure a debt contracted prior to or simultaneously with the execution of said assignment, nor unless executed in writing in the standard form herein set forth and signed by the assignor in person and not by attorney, nor unless such assignment states the date of its execution, the money or the money value of goods actually furnished by the assignee and the rate of interest, if any, to be paid thereon. Three fourths Portion exempt. of the weekly earnings or wages of the assignor shall at all times be exempt from assignment, and no assignment shall be valid which does not so state on its face. No such assign- Written conment shall be valid when made by a married man unless the sent of wife. written consent of his wife to the making thereof is attached thereto.

Section 2. Section one hundred and twenty-four of 1909, 514, § 124, amended. chapter five hundred and fourteen of the acts of the year nineteen hundred and nine is hereby amended by inserting after the word "demands", in the seventh line, the words: - not exempt by law, - and by inserting after the word "assignment", in the nineteenth and twentieth lines, the following: — (3) Three fourths of the weekly earnings or wages, which are dollars, are exempt from this assignment, — so as to read as follows: — Section 124. Standard form Said standard form of assignment shall be as follows: —

KNOW ALL MEN BY THESE PRESENTS.

That I, in the county , for a valuable consideration, to me paid of , the reby ceipt whereof I do hereby acknowledge, do hereby assign and transfer to said all claims and demands, not exempt by law [which I now have, and all] which within a period of from the date hereof I may and shall have against my present employer, and against any person whose employ I shall hereafter enter, [for all sums of money due and] for all sums of money and demands which, at any time within said period may and shall become due to me, for services as To have and to hold the same to the said , his executors, administrators and assigns, to secure a debt dollars [with interest thereon (1) Of from , at the rate of cent per annum], for money [or goods] actually furnished by

the assignee amounting to

dollars.

Standard form of assignment.

- (2) Contracted prior to the execution of this assignment. [or contracted simultaneously with the execution of this assignment.]
- (3) Three fourths of the weekly earnings or wages, which are dollars, are exempt from this assignment.

In Witness Whereof, I have set my hand this day of

Signed and delivered, in presence of h. m. M. Received and entered in records of assignment of wages in clerk's office of the of , book , page .

, Clerk.

Act, how construed.

SECTION 3. The provisions of this act shall not be construed to repeal or affect the provisions of section twenty-two of chapter seven hundred and twenty-seven of the acts of the year nineteen hundred and eleven, as amended by section six of chapter six hundred and seventy-five of the acts of the year nineteen hundred and twelve.

Approved May 12, 1916.

Chap.209 An Act to extend the annual term of training of the members of the militia.

Be it enacted, etc., as follows:

1908, 604, § 152, amended.

Annual term of training of volunteer militia Section 1. Chapter six hundred and four of the acts of the year nineteen hundred and eight is hereby amended by striking out section one hundred and fifty-two and inserting in place thereof the following: — Section 152. The volunteer militia shall perform during each year not less than fourteen days' training under service conditions at times and places designated by the commander-in-chief.

Section 2. This act shall take effect upon its passage.

Approved May 13, 1916.

Chap.210 An Act to provide for the improvement by the massachusetts highway commission of a highway in the towns of hubbardston and rutland.

Be it enacted, etc., as follows:

Massachusetts highway commission may improve highway in HubSECTION 1. The Massachusetts highway commission is hereby authorized to expend during the present year the sum of ten thousand dollars in the construction or improve-

ment of a highway between Gardner and Rutland, beginning bardston and Rutland. at a point south of Hubbardston village in the town of Hubbardston and extending in a southeasterly direction to or toward the state highway in the town of Rutland over what is deemed by said commission to be the best route. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the towns in which it is situated. This act shall Act, how construed. not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the laws applicable thereto whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Section 2. This act shall take effect upon its passage. Approved May 15, 1916.

An Act to provide for the recovery of damages to Chap.211 PROPERTY CAUSED BY THE IMPROVEMENT OF THE RIVER ROAD FROM SOUTHBRIDGE TO WEBSTER THROUGH THE TOWN OF DUDLEY.

Be it enacted, etc., as follows:

SECTION 1. Damages to property sustained by the con-Recovery of struction and improvement of the highway called the River damages to property caused road, leading from Southbridge to Webster through the town of Dudley, by the Massachusetts highway commission, by virtue of the provisions of chapter seven hundred and to Webster. seventy-nine of the acts of the year nineteen hundred and fourteen, may be recovered upon petition to the superior court for the county of Worcester, filed within one year after the passage of this act. The petitioner, if he so elects, may How determined. have his damages determined by a jury in the same manner in which damages to property injured by the construction and improvement of a state highway are determined, when the petitioner is aggrieved by the determination of the Massachusetts highway commission. In estimating the damages as aforesaid, there shall be deducted the amount of the benefit, if any, accruing from the said improvement to the property alleged to be damaged.

Section 2. The Massachusetts highway commission shall statements of damages cause statements of any damages recovered as herein provided to be filed in the office of the clerk of courts for the

county of Worcester and in the office of the town clerk of the town of Dudley, and within sixty days after the filing of said statements the county of Worcester and the town of Dudley shall pay into the treasury of the commonwealth twenty-five per cent and seventy-five per cent, respectively, of the amount of the damages. Damages recovered hereunder shall be paid in the first instance from the treasury of the commonwealth.

Dudley Highway Loan, Act of 1916.

Section 3. The provisions of sections three and four of said chapter seven hundred and seventy-nine shall apply to the raising of money necessary to meet the expenditures to be borne by the county of Worcester and the commonwealth hereunder. For the purpose of meeting the expenditures to be borne by the town of Dudley under the provisions of this act, the town is hereby authorized to borrow money, beyond the statutory limit of indebtedness, to an amount not exceeding one thousand dollars, and to issue notes or bonds therefor. Such notes or bonds shall bear on their face the words, Dudley Highway Loan, Act of 1916, shall be payable at the expiration of periods not exceeding five years from their respective dates of issue, shall bear interest, payable semi-annually, at a rate not exceeding four and one half per cent per annum, and shall be signed by the treasurer and countersigned by the selectmen of the town. The town may sell the said securities at public or private sale, upon such terms and conditions as it may deem expedient, but they shall not be sold for less than their par value, and the proceeds shall be used only for the purpose aforesaid.

Section 4. This act shall take effect upon its passage.

Approved May 15, 1916.

Chap.212 An Act relative to the improvement by the massachusetts highway commission of a highway in the towns of New Braintree and Barre.

Be it enacted, etc., as follows:

Massachusetts highway commission may improve highway in New Braintree and Barre. Section 1. The Massachusetts highway commission is hereby authorized to expend during the present year the sum of ten thousand dollars, in addition to the amount appropriated for the same purpose by chapter two hundred and fifty-seven of the General Acts of the year nineteen hundred and fifteen, in the construction and improvement of the highway from North Brookfield to Barre Plains, be-

ginning at the dividing line between the towns of New Braintree and North Brookfield and extending northerly toward Barre Plains, in order that said way may be made safe and convenient for public travel. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the towns in which it is situated until such time as it shall become a state highway. This act shall not be con- Act, how strued as prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the law applicable thereto whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Section 2. This act shall take effect upon its passage. Approved May 15, 1916.

An Act to provide for the construction by the massa- Chap.213 CHUSETTS HIGHWAY COMMISSION OF A STATE HIGHWAY IN THE TOWN OF HINGHAM.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Massachusetts hereby authorized and directed to construct and maintain highway commission may a state highway in the town of Hingham from the easterly construct state highway in Lincoln street in Hingham to Hingham. the boundary lines of Cohasset and Hull at West's Corner, so-called, over such route as said commission shall determine, and, if the commission so determines, on the basis of a sixtyfoot location either by the use or widening of existing ways or in whole or in part upon a new location. The said commission is also authorized to purchase or take such land and buildings as may be deemed necessary in the laying out and construction of said highway. The provisions of chapter forty-seven of the Revised Laws, as amended, shall apply to the work herein contemplated, except in so far as said provisions relate to the apportionment and repayment of the cost of construction.

SECTION 2. Where said state highway is laid out over Street railway an existing highway in which a street railway company has company to do cortain work. or is to have a location, or a relocation, such company shall do the work within the whole width between the rails and for a distance of eighteen inches outside of the rails

under the direction and to the satisfaction and acceptance of said highway commission.

Commonwealth to pay first Section 3. The cost and expense incurred under authority of this act shall, in the first instance, be borne by the commonwealth, and the treasurer and receiver general is hereby authorized and directed to borrow upon the credit of the commonwealth such sums of money as may be required therefor to an amount not exceeding two hundred thousand dollars. All moneys so borrowed shall be deposited in the state treasury, and the treasurer and receiver general shall pay out the same as ordered by said commission, and shall keep a separate and accurate account of all sums borrowed and expended therefor, including interest.

Apportionment of expense.

Section 4. Upon the completion of the said highway the commission shall file in the office of the auditor of the commonwealth a detailed statement certified by it of the actual cost of the highway, including the cost of construction, and land damages, and interest on money borrowed as authorized by section three of this act; and the cost shall be apportioned as follows: thirty-seven and a half per cent to the commonwealth; twenty-five per cent to the county of Plymouth; thirty-seven and a half per cent to the town of Hingham; and the county of Plymouth and the town of Hingham shall, within such time as the commission may direct, pay into the treasury of the commonwealth the amounts to be paid by them respectively, including interest.

County of Plymouth, State Highway Loan, Act of 1916.

Rate of

Section 5. Upon the apportionment of the cost of said highway as aforesaid, the county commissioners of the county of Plymouth are hereby authorized to issue bonds or notes of the county to the amount for which the county shall become liable hereunder. Such bonds or notes shall bear on their face the words, County of Plymouth, State Highway Loan, Act of 1916, and shall be payable in such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within fifteen years from its date. The amount of such annual payment in any year shall not be less than the amount of principal payable in any subsequent year. Such bonds or notes shall bear interest at a rate not exceeding four per cent per annum, payable semi-annually, and shall be signed by the treasurer of the county and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale upon such terms and conditions as it may deem proper, but not for less than their par value.

and the proceeds shall be used only for the purpose herein stated.

SECTION 6. Upon the apportionment of the cost of said Town of Hingham, highway as aforesaid, the town of Hingham is hereby au-State Highway thorized to issue bonds or notes of the town to the amount 1916. for which the town shall become liable hereunder. Such bonds or notes shall bear on their face the words, Town of Hingham, State Highway Loan, Act of 1916, and shall be payable in such annual payments, beginning not more than one year after the date thereof, as will extinguish each loan within fifteen years from its date. The amount of such annual payment in any year shall not be less than the amount of principal payable in any subsequent year. Such Rate of bonds or notes shall bear interest at a rate not exceeding four per cent per annum, payable semi-annually, and shall be signed by the treasurer of the town and countersigned by a majority of the board of selectmen. The town may sell the said securities at public or private sale, upon such terms and conditions as it may deem proper, but not for less than their par value, and the proceeds shall be used only for the purpose herein stated.

Section 7. This act shall take effect upon its passage. Approved May 15, 1916.

An Act to provide for the improvement by the massa- Chap.214 CHUSETTS HIGHWAY COMMISSION OF A HIGHWAY IN THE TOWNS OF ASHBURNHAM AND ASHBY.

Be it enacted, etc., as follows:

Section 1. The Massachusetts highway commission is highway commission is highway authorized to expend during the present year the mission may sum of ten thousand dollars in the construction or improve improve highway in the towns of Ashburnham and Ashby.

Ashburnham and Ashby. known as Rindge road, beginning at the southeasterly end of the section improved in the town of Ashburnham under the provisions of chapter two hundred and twenty-nine of the General Acts of the year nineteen hundred and fifteen, and extending southeasterly to or toward the state highway in the town of Ashby. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the towns in which it is situated. This act shall not be construed as prohibiting Act, how the laying out and construction of said way, or any part construed. thereof, as a state highway under the laws applicable thereto

whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

SECTION 2. This act shall take effect upon its passage.

Approved May 15, 1916.

Chap.215 An Act to provide for the improvement by the massachusetts highway commission of a highway in the town of lunenburg.

Be it enacted, etc., as follows:

Massachusetts highway commission may improve highway in Lunenburg.

Act, how construed.

Section 1. The Massachusetts highway commission is hereby authorized to expend during the present year the sum of five thousand dollars in the construction or improvement of a highway in the town of Lunenburg, between the town of Shirley and the city of Leominster, over what is deemed by said commission to be the best route. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the town of Lunenburg. This act shall not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the laws applicable thereto whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Section 2. This act shall take effect upon its passage.

Approved May 15, 1916.

Chap.216 An Act to provide for the construction and improvement by the massachusetts highway commission of a highway in the towns of sandwich and mashpee.

Be it enacted, etc., as follows:

Massachusetts highway commission may construct highway in Sandwich and Mashpee. Section 1. The Massachusetts highway commission is hereby authorized to expend during the present year the sum of ten thousand dollars in the construction or improvement of a highway between the town hall in the town of Sandwich and the centre of Mashpee village in the town of Mashpee over what is deemed by said commission to be the best route. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the towns in which it is situated.

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This act shall not be construed as prohibiting the laying Act, how construed. out and construction of said way, or any part thereof, as a state highway under the laws applicable thereto whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

SECTION 2. This act shall take effect upon its passage. Approved May 15, 1916.

An Act to provide for the improvement by the massa- Chap.217CHUSETTS HIGHWAY COMMISSION OF A HIGHWAY IN THE TOWNS OF PHILLIPSTON AND TEMPLETON.

Be it enacted, etc., as follows:

SECTION 1. The Massachusetts highway commission is Massachusetts highway comhereby authorized to expend during the present year the mission may sum of ten thousand dollars in the construction or improvehighway in ment of a highway in the towns of Phillipston and Templeton,

Phillipston and

Templeton. beginning at the dividing line between the towns of Royalston and Phillipston and extending through the northeasterly part of the town of Phillipston and the northwesterly part of the town of Templeton to or toward the state highway in Baldwinville village in the town of Templeton, over what is deemed by said commission to be the best route. Neither said way nor any part thereof shall thereby become a state highway, and the way shall be maintained and kept in repair by the towns in which it is situated. This act shall Act, how construed. not be construed as prohibiting the laying out and construction of said way, or any part thereof, as a state highway under the laws applicable thereto whenever the Massachusetts highway commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Section 2. This act shall take effect upon its passage. Approved May 15, 1916.

An Act relative to retired call members of fire Chap.218 DEPARTMENTS.

Be it enacted, etc., as follows:

SECTION 1. All call members of fire departments of Compensation of retired call cities except Boston who were retired for disability previous members of fire departments.

to the twenty-third day of May in the year nineteen hundred and thirteen, shall receive the same compensation provided for call members of fire departments placed on the retired list under the provisions of chapter six hundred and ninety-seven of the acts of the year nineteen hundred and thirteen.

Act to be submitted to city council, etc.

Section 2. This act shall take full effect in any city upon its acceptance-by the city council with the approval of the mayor.

Approved May 15, 1916.

Chap.219 An Act to provide for the improvement of a highway in the towns of milford and hopkinton.

Be it enacted, etc., as follows:

Massachusetts highway commission may improve highway in Milford and Hopkinton.

Section 1. In addition to any sums heretofore appropriated for the purpose, the Massachusetts highway commission is hereby authorized to expend the sum of five thousand dollars during the present year in the construction and improvement of the highway between the existing highway in the town of Milford, at a point near the Milford Pine Grove cemetery, leading through Hopkinton to the existing highway in the town of Southborough at the point where the highway from Hopkinton enters the town of Southborough at the Cordaville railroad bridge, in order that said way may be made safe and convenient for public travel. Neither said way nor any part thereof shall thereby become a state highway, but the way shall be maintained and kept in good repair by the town or towns in which it is situated, until such time as it shall become a state highway. This act shall not be construed as prohibiting the laying out and construction of said way or any part thereof as a state highway under the laws applicable thereto, whenever said commission shall deem it expedient so to do. Any unexpended balance of the sum hereby authorized to be expended may be used in the succeeding year for the same purpose.

Act, how construed.

State Highway SECTIO

SECTION 2. For the purpose of meeting the expenditures hereby authorized, the treasurer and receiver general is hereby empowered, with the approval of the governor and council, to issue scrip or certificates of indebtedness to an amount not exceeding five thousand dollars for a term not exceeding ten years. Such scrip or certificates of indebtedness shall be issued as registered bonds, or with interest coupons attached, and shall bear interest at a rate

not exceeding four per cent per annum, payable semiannually. They shall be designated on their face, State Highway Loan, shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such other manner, at such times and prices, in such amounts and at such rates of interest, not exceeding the rate above specified, as shall be deemed best.

SECTION 3. This act shall take effect upon its passage. Approved May 16, 1916.

An Act relative to certain employees of the board Chap.220OF GAS AND ELECTRIC LIGHT COMMISSIONERS.

Be it enacted, etc., as follows:

SECTION 1. Chapter seven hundred and forty-two of the 1914, 742, \$ 134, acts of the year nineteen hundred and fourteen is hereby amended by striking out section one hundred and thirtyfour and inserting in place thereof the following: - Section Clerk of board 134. The board shall appoint a clerk for such term of office electric light as it may deem proper. He shall not engage in any other commissioners, duties, etc. business, shall keep a full and accurate record of the proceedings of the board, and serve such notices and perform such other duties as the board may require. He shall be sworn before entering upon the performance of his duties. The board may from time to time designate one of its em-Assistant ployees as assistant clerk, who shall be sworn and shall clerk, duties. perform the duties of the clerk in the event of his absence or inability to act.

SECTION 2. Chapter seven hundred and forty-two of the 1914, 742, § 174, acts of the year nineteen hundred and fourteen is hereby amended. amended by striking out section one hundred and seventyfour and inserting in place thereof the following: - Section Inspectors, 174. The board shall appoint an inspector and one or appointment. more assistant inspectors of gas and gas meters for such terms of office as it may deem proper. Such inspectors shall be sworn to the faithful performance of their official duties and they and the deputy inspectors hereinafter provided for shall not be pecuniarily interested, directly or indirectly, in the manufacture or sale of gas, or gas meters, or of any other article or commodity used by gas companies

or used for any purpose connected with the consumption of gas or with gas companies, and they shall not give certificates or written opinions to makers or vendors of any such articles or commodities.

Present employees not subject to civil service examination, etc. Section 3. Any present employee of the board of gas and electric light commissioners may be promoted, or reappointed at the end of his term of office, without being subjected to a civil service examination. The term of office of the present clerk of the board shall not be affected by this act.

Section 4. This act shall take effect upon its passage.

Approved May 16, 1916.

Chap.221 An Act relative to the mileage of members of the volunteer militia and naval brigade.

Be it enacted, etc., as follows:

Mileage allowed members of volunteer militia and naval brigade.

SECTION 1. There shall be allowed and paid to each officer and soldier of the volunteer militia or naval brigade required to travel with troops on duty, as follows: — under sections one hundred and forty-one, one hundred and forty-two, one hundred and fifty-one, one hundred and fifty-two and one hundred and sixty of chapter six hundred and four of the acts of the year nineteen hundred and eight, and acts in amendment thereof and in addition thereto, two and one quarter cents a mile each way, computed by the most direct railroad communication from the place in which the head-quarters of the various commands and the armories of the companies are situated.

Repeal.

SECTION 2. So much of section one hundred and seventyfour of chapter six hundred and four of the acts of the year nineteen hundred and eight, as amended by section two of chapter six hundred and forty-two of the acts of the year nineteen hundred and eleven and by chapter three hundred and ninety-nine of the acts of the year nineteen hundred and twelve, as is inconsistent herewith is hereby repealed.

Section 3. This act shall take effect upon its passage.

Approved May 16, 1916.

Chap.222 An Act relative to the hours of employment of women and minors.

Be it enacted, etc., as follows:

1909, 514, § 48, etc., amended.

Section forty-eight of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine, as amended by chapter four hundred and eighty-four of the acts of the year nineteen hundred and eleven, by chapter four hundred and seventy-seven of the acts of the year nineteen hundred and twelve, by section one of chapter seven hundred and fifty-eight of the acts of the year nineteen hundred and thirteen, and by chapter fifty-seven of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting after the word "seasons", in the ninth line, the following: — and the state board of labor and industries shall determine what employments are seasonal. — so as to read as follows: — Section 48. No child under eighteen years of age and no Hours of woman shall be employed in laboring in any factory or employment or fixed for workshop, or in any manufacturing, mercantile, mechanical women and minors. establishment, telegraph office or telephone exchange, or by any express or transportation company, more than ten hours in any one day; and in no case shall the hours of labor exceed fifty-four in a week except that in manufacturing establishments where the employment is by seasons, and the state board of labor and industries shall determine what State board of employments are seasonal, the number of such hours in industries to any week may exceed fifty-four, but not fifty-eight, provided that the total number of such hours in any year shall employments. not exceed an average of fifty-four hours a week for the whole year, excluding Sundays and holidays; and if any child or woman shall be employed in more than one such place the total number of hours of such employment shall not exceed fifty-four hours in any one week. Every em- Notices to be ployer, except those employers hereinafter designated, shall post in a conspicuous place in every room in which such persons are employed a printed notice stating the number of hours' work required of them on each day of the week, the hours of beginning and stopping work, and the hours when the time allowed for meals begins and ends or, in the case of mercantile establishments and of establishments exempted from the provisions of sections sixty-seven and sixty-eight, the time, if any, allowed for meals. The printed forms of such notices shall be provided by the state board of labor and industries, after approval by the attorneygeneral. The employment of any such person at any time overtime other than as stated in said printed notice shall be deemed employment, a violation of the provisions of this section unless it appears mitted. that such employment was to make up time lost on a previous day of the same week in consequence of the stopping of

machinery upon which such person was employed or dependent for employment; but no stopping of machinery for less than thirty consecutive minutes shall justify such overtime employment, nor shall such overtime employment be authorized until a written report of the day and hour of its occurrence and its duration is sent to the state board of

Notices to be posted for shifts of duty and time for meals for women and children. labor and industries, nor shall such overtime employment be authorized because of the stopping of machinery for the celebration of any holiday. Every employer engaged in furnishing public service or in any other kind of business in respect to which the state board of labor and industries shall find that public necessity or convenience requires the employment of children under the age of eighteen or women by shifts during different periods or parts of the day, shall post in a conspicuous place in every room in which such persons are employed a printed notice stating separately the hours of employment for each shift or tour of duty and the amount of time allowed for meals. Printed forms of such notices shall be provided by the state board of labor and industries, after approval by the attorney-general. A list

Provisions for emergency.

may be required as hereinbefore stated; but in such cases no employment in excess of the hours authorized under the provisions of this act shall be considered as legalized until a written report of the day and hour of its occurrence and its duration is sent to the state board of labor and industries.

Approved May 16, 1916.

Chap. 223 An Act to provide for purchasing departments in

by name of the employees, stating in which shift each is employed, shall be kept on file at each place of employment for inspection by employees and by officers charged with

emergency as defined by section one of chapter four hundred and ninety-four of the acts of the year nineteen hundred and eleven or extraordinary public requirement, the provisions of this act shall not apply to employers engaged in public service or in other kinds of business in which shifts

In cases of extraordinary

Chap.223 An Act to provide for purchasing departments in cities.

Be it enacted, etc., as follows:

the enforcement of the law.

Cities may establish purchasing departments. Section 1. Any city, may, upon the acceptance of this act as hereinafter provided, establish a purchasing department to consist of a purchasing agent and such assistants, and with such salaries, as the city council, with the approval

of the mayor, may from time to time determine. agent and assistants shall be appointed by the mayor and aldermen, or by the body corresponding thereto, for such terms of office as may be prescribed by ordinance. The purchasing agent shall purchase all supplies for the city, or for any department thereof, except in case of emergency; but all purchases or contracts for purchase exceeding one hundred dollars in amount shall be based upon competition. A record shall be kept by the department of the prices paid for all supplies, which shall be open to the inspection of any citizen.

SECTION 2. The city council of any city, with the ap- Act to be submitted to proval of the mayor, may vote to submit this act to the voters at annual city election. in city election. qualified voters of the city at any annual city election, in the form of the following question to be placed upon the official ballot: - "Shall an act passed by the general court in the year nineteen hundred and sixteen authorizing the establishment of purchasing departments in cities be accepted?" And if a majority of the voters voting thereon shall vote in the affirmative, this act shall take full effect in that city.

SECTION 3. This act shall not apply to the city of Not to apply to city of Approved May 16, 1916. Boston.

An Act to regulate the making of small loans. Be it enacted, etc., as follows:

Chap.224

Chapter seven hundred and twenty-seven of the acts of 1911, 727, \$7. the year nineteen hundred and eleven is hereby amended by striking out section seven and inserting in place thereof the following: — Section 7. The supervisor shall establish Making of the rate of interest to be collected, and in fixing said rate regulated. shall have due regard to the amount of the loan and the nature of the security and the time for which the loan is made; but the total amount to be paid on any loan for interest and expenses shall not in the aggregate exceed an amount equivalent to three per cent a month on the amount actually received by the borrower, computed on unpaid balances; and no licensee or company or association to which this act applies shall charge or receive upon any loan a greater rate of interest than that fixed by the supervisor.

No charge, bonus, fee, expense or demand of any nature whatsoever, except as above provided, shall be made upon loans to which this act relates. Approved May 16, 1916.

Chap.225 An Act relative to the retirement and pensioning of probation officers.

Be it enacted, etc., as follows:

Retirement and pensioning of probation officers. Section 1. Any probation officer of any court who shall be eligible to a pension for twenty years' service under the provisions of section one of chapter seven hundred and twenty-three of the acts of the year nineteen hundred and twelve, shall hereafter be retired upon attaining the age of seventy years.

Section 2. This act shall take effect upon its passage.

Approved May 17, 1916.

Chap.226 An Act to redivide a part of the commonwealth into districts for the choice of representatives in the congress of the united states.

Be it enacted, etc., as follows:

Congressional district, number ten.

SECTION 1. Wards numbered one, two, three, four, five and six in the city of Boston in the county of Suffolk, shall form one district for the choice of one representative in the congress of the United States, which shall be called district number ten.

Number eleven. Section 2. Wards numbered seven, eight, thirteen, fourteen, fifteen, sixteen, twenty-two and twenty-three in the city of Boston in the county of Suffolk, shall form one district for the choice of one representative in the congress of the United States, which shall be called district number eleven.

Number twelve. Section 3. Wards numbered nine, ten, eleven, twelve, seventeen, eighteen, nineteen, twenty and twenty-one in the city of Boston in the county of Suffolk, shall form one district for the choice of one representative in the congress of the United States, which shall be called district number twelve.

Number thirteen. SECTION 4. Wards numbered twenty-five and twenty-six in the city of Boston in the county of Suffolk; the towns of Bellingham, Brookline, Dover, Franklin, Medfield, Medway, Millis, Needham, Norfolk, Plainville, Walpole, Wellesley and Wrentham in the county of Norfolk; the cities of Marlborough, Newton and Waltham, and the towns of Ashland, Framingham, Holliston, Natick, Sherborn, Sudbury, Wayland and Weston in the county of Middlesex; and

the town of Southborough in the county of Worcester, shall form one district for the choice of one representative in the congress of the United States, which shall be called district number thirteen.

SECTION 5. The town of Easton in the county of Bristol; Number fourteen. the city of Quincy, and the towns of Avon, Braintree, Canton, Dedham, Foxborough, Holbrook, Milton, Norwood, Randolph, Sharon, Stoughton, Westwood and Weymouth in the county of Norfolk; the city of Brockton, and the towns of Abington, Rockland, East Bridgewater, West Bridgewater and Whitman in the county of Plymouth; and the ward numbered twenty-four in the city of Boston in the county of Suffolk shall form one district for the choice of one representative in the congress of the United States, which shall be called district number fourteen.

SECTION 6. So much of chapter six hundred and seventy- Repeal. four of the acts of the year nineteen hundred and twelve as is inconsistent herewith is hereby repealed.

SECTION 7. This act shall take effect upon its passage. Approved May 17, 1916.

An Act relative to the taxation of mutual fire Chap.227 INSURANCE COMPANIES.

Be it enacted, etc., as follows:

SECTION 1. Section thirty-three of Part III of chapter 1909, 400, Part III, § 33, four hundred and ninety of the acts of the year nineteen amended. hundred and nine is hereby amended by adding thereto the following: — In addition to the foregoing deductions there shall also be deducted in the case of all mutual fire insurance companies taxable under the provisions of said sections the amount of all unabsorbed premium deposits actually returned or credited to policy holders during the year for which the tax is determined: provided, however, that no such deduction shall be made unless such unabsorbed premium deposits have been included as premiums received in a return made under section thirty-four of this part and a tax assessed thereon, - so as to read as follows: - Section Taxation of 33. In determining the amount of the tax payable under insurance the five preceding sections, all unused balances on notes companies. taken for premiums on open policies, all sums paid for return premiums on cancelled policies, and all sums actually paid either to other domestic insurance companies or to the agents of foreign companies for re-insurance on risks, the

Proviso.

premiums on which, but for such re-insurance, would be liable to taxation, shall, in each case, be deducted from the full amount of premiums and assessments; but no deduction shall be allowed of sums paid for re-insurance effected otherwise than by licensed resident agents nor shall dividends in scrip or otherwise in stock, mutual or mixed companies be considered as return premiums. In addition to the foregoing deductions there shall also be deducted in the case of all mutual fire insurance companies taxable under the provisions of said sections the amount of all unabsorbed premium deposits actually returned or credited to policy holders during the year for which the tax is determined: provided, however, that no such deduction shall be made unless such unabsorbed premium deposits have been included as premiums received in a return made under section thirtyfour of this part and a tax assessed thereon.

SECTION 2. This act shall take effect upon its passage.

Approved May 17, 1916.

Chap.228 An Act relative to the production and sale of milk.

Be it enacted, etc., as follows:

1914, 744, § 1, amended.

Section 1. Section one of chapter seven hundred and forty-four of the acts of the year nineteen hundred and fourteen is hereby amended by inserting after the word "the", in the seventh line, the words: - milk and of the, — and by inserting after the word "produced", in the eighth line, the words: — and handled, — and by striking out all after the word "for", where it first occurs in the fourteenth line, and inserting in place thereof the words: said permit or for said inspection, — so as to read as follows: — Section 1. It shall be unlawful for any producer of milk or dealer in milk to sell or deliver for sale in any city or town in the commonwealth any milk produced or dealt in by him without first obtaining from the board of health of such city or town a permit authorizing such sale or delivery. Said boards of health are hereby authorized to issue such permits after an inspection, satisfactory to them, of the milk and of the place in which and of the circumstances under which such milk is produced and handled, has been made by them or by their authorized agent. Any permit so granted may contain such reasonable conditions as said board may think suitable for protecting the public health

Production and sale of milk regulated.

Inspection.

and may be revoked for failure to comply with any of such conditions. No charge shall be made to the producer for said permit or for said inspection.

SECTION 2. This act shall take effect upon its passage. Approved May 17, 1916.

An Act to provide for the weekly payment of wages Chap.229 TO EMPLOYEES OF HOTELS IN CITIES.

Be it enacted, etc., as follows:

Section one hundred and twelve of chapter five hundred 1909, 514, § 112, otc., amended. and fourteen of the acts of the year nineteen hundred and nine, as amended by chapter three hundred and fifty of the acts of the year nineteen hundred and ten, by chapter two hundred and eight of the acts of the year nineteen hundred and eleven, by chapter two hundred and forty-seven of the acts of the year nineteen hundred and fourteen and by chapter seventy-five of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting after the word "a", in the second line, the words: — hotel in a city, or a, — so as to read as follows: — Section 112. Weekly Every person, firm or corporation engaged in carrying on a wages, etc. hotel in a city, or a factory, workshop, manufacturing, mechanical or mercantile establishment, mine, quarry, railroad or street railway, or a telephone, telegraph, express or water company, or in the erection, alteration, repair or removal of any building or structure, or the construction or repair of any railroad, street railway, road, bridge, sewer, gas, water or electric light works, pipes or lines, shall pay weekly each employee engaged in his or its business the wages earned by him to within six days of the date of said payment, but any employee leaving his or her employment. shall be paid in full on the following regular pay day; and any employee discharged from such employment shall be. paid in full on the day of his discharge, or in the city of Boston as soon as the provisions of law requiring pay rolls, bills and accounts to be certified shall have been complied with; and the commonwealth, its officers, boards and commissions shall so pay every mechanic, workman and laborer who is employed by it or them, and every person employed by it or them in any penal or charitable institution, and every county and city shall so pay every employee who is engaged in its business the wages or salary earned by him, unless such mechanic, workman, laborer or employee requests



Exemptions.

in writing to be paid in a different manner; and every town shall so pay each employee in its business if so required by him: but an employee who is absent from his regular place of labor at a time fixed for payment shall be paid thereafter on demand. The provisions of this section shall not apply to an employee of a co-operative corporation or association if he is a stockholder therein unless he requests such corporation to pay him weekly. The public service commission, after a hearing, may exempt any railroad corporation from paying weekly any of its employees if it appears to the board that such employees prefer less frequent payments, and that their interests and the interests of the public will not suffer thereby. No corporation, contractor, person or partnership shall by a special contract with an employee or by any other means exempt himself or itself from the provisions of this and the following section. Whoever violates the provisions of this section shall be punished by a fine of not less than ten nor more than fifty dollars.

Special contract forbidden.

Penalty.

Approved May 17, 1916.

Chap.230 An Act to authorize the massachusetts highway commission to acquire certain land and to construct a highway in the city of revere.

Be it enacted, etc., as follows:

Massachusetta highway commission may acquire land for highway in Revere.

Section 1. The Massachusetts highway commission is hereby authorized to expend a sum not exceeding two hundred thousand dollars in purchasing or taking by right of eminent domain land for the purpose of laying out and constructing a highway in the city of Revere from a point on Revere street, at or near its junction with the existing state highway, to a point at or near Winthrop avenue, or to a point between Winthrop avenue and Charles Eliot Circle, either wholly or in part over a new location, or along existing highways, as the commission may determine, and to use any balance of said money that is not, in its opinion, necessary for the payment of land damages for the construction of a highway in said location, so far as the same may be available, the width of the hardened surface to be such as the commission may determine. Any such purchase or taking may be made upon such route as the commission may determine, and may be made on the basis of a location not exceeding eighty feet in width: provided, however, that

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where the highway is to be laid out along an existing street the layout may be of the same width as the existing location of said street. In laying out and constructing said highway the commission is authorized to make use of any land the title to which is in the commonwealth, or which is under the control of the metropolitan park commission, without payment therefor, provided that it shall not encroach upon or interfere with the existing traveled roadway of the metropolitan boulevard.

SECTION 2. Said highway shall be laid out as a state To be a state highway by said commission, and the provisions of chapter forty-seven of the Revised Laws, as amended, relating to state highways, shall apply thereto, except that no petition shall be required from the mayor and aldermen of the city or from the county commissioners as a condition precedent to said layout, and that said commission shall have authority to construct such sidewalk or sidewalks as it may deem advisable.

SECTION 3. The commission shall have all the powers Assessment, for and on behalf of the commonwealth that cities and betterments. towns have to assess, collect and assume betterments under the provisions of chapter fifty of the Revised Laws and any amendments thereof or additions thereto.

SECTION 4. To meet the expenses incurred under this Issue of regisact the treasurer and receiver general is hereby authorized, authorized. with the approval of the governor and council, to issue scrip or certificates of indebtedness to an amount not exceeding two hundred thousand dollars for a term not exceeding fifteen years. Such scrip or certificates shall be issued as Rate of registered bonds, and shall bear interest at a rate not exceeding four per cent per annum, and shall be payable semiannually, on the first days of January and July. They state Highway shall be designated on their face, State Highway Loan, shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the commonwealth; and the principal and interest thereof shall be paid at the time specified therein in gold coin of the United States or its equivalent. They shall be sold at public auction, or disposed of in such manner at such times and prices, in such amounts and at such rates of interest not exceeding the rate above specified, as shall be deemed best.

Section 5. This act shall take effect upon its passage. Approved May 18, 1916.

Chap.231 An Act to authorize the directors of the port of boston to convey and to accept lands and flats in connection with the improvement of malden river.

Be it enacted, etc., as follows:

Directors of port of Boston to convey and accept lands and flats in connection with improvement of Malden river.

Section 1. The directors of the port of Boston, in connection with the projected improvement of Malden river shown on a "Plan of Improvement, Malden River, Massachusetts", made by Christopher Harrison, city engineer. dated July, nineteen hundred and thirteen, approved by the directors of the port of Boston and on file in the office of the United States district engineer at Boston, are hereby authorized to convey to the owners of lands fronting upon the river all the right, title and interest of the commonwealth in and to all or any of the lands and flats lying between the low water lines of the river, as relocated and straightened according to said plan, and the present riparian boundaries of the said owners, respectively; and also to accept on behalf of the commonwealth conveyances to it of lands and flats lying between the respective low water lines of the river in its new location as shown on said plan. Such conveyances on the part of the commonwealth may be made by deeds of quitclaim or release in ordinary form, signed by said directors or a majority of them, and in return for such considerations as they may deem proper: provided, that simultaneously with the delivery of said deeds or releases, the grantees named therein shall deliver to said board deeds of quitclaim or release in the ordinary form, properly executed by said grantees, conveying to the commonwealth any and all right, title and interest in and to the lands and flats lying between the low water lines of the river as relocated and straightened according to said plan; and provided, further, that said deeds of quitclaim or release shall contain a special provision releasing the commonwealth from any liability for damages that may be sustained by the grantors named in the said deeds of quitclaim or release by reason of the straightening, deepening, relocating or maintaining of the river as is shown in said plan, or for any acts committed or omitted by the commonwealth, or by any board, commission or officer acting for the commonwealth, in carrying out the purposes of this act. All of the said deeds and releases shall be approved by the attorney-general.

Provisos.

Approval of deeds and releases by attorney seneral.

Section 2. This act shall take effect upon its passage.

Approved May 18, 1916.

An Act to abolish the commonwealth's flats improve- Chap.232 MENT FUND.

Be it enacted, etc., as follows:

SECTION 1. The Commonwealth's Flats Improvement Commonwealth's Flats Improvement Gommonwealth's Flats Improvement Gommonwealth's Flats Improvement Gommonwealth's Fund abolished by chapter two hundred and thirty-seven Improvement Fund abolished of the acts of the year eighteen hundred and seventy-eight, is hereby abolished and the treasurer and receiver general is hereby authorized and directed to transfer the balance remaining to the credit of said fund to the Port of Boston Fund established by chapter six hundred and sixty-three of the acts of the year nineteen hundred and twelve.

Section 2. This act shall take effect upon its passage. Approved May 19, 1916.

An Act relative to the annual report of the trustees Chap.233 OF THE MASSACHUSETTS AGRICULTURAL COLLEGE.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter four hundred and 1908, 459, § 1. fifty-nine of the acts of the year nineteen hundred and eight, as amended by section one of chapter four hundred and twenty-nine of the acts of the year nineteen hundred and ten, and by section one of chapter ninety-one of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 1. The annual report Annual report of the trustees of the Massachusetts Agricultural College Massachusetts may be printed in five parts, which shall severally consist Agricultural of the following: - part one, of the report of the president and other officers of administration; part two, of the catalogue of the college; part three, of the report of the director of the Massachusetts agricultural college experiment station and other officers; part four, of the detailed reports of the experiment station; and part five, of the report of the director of the extension service.

SECTION 2. Section two of chapter four hundred and 1908, 459, § 2, etc., amended. fifty-nine of the acts of the year nineteen hundred and eight, as amended by section two of chapter four hundred and twenty-nine of the acts of the year nineteen hundred and ten, and by section two of chapter ninety-one of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the said section and inserting in place thereof the following: - Section 2. Of part one there Number of copies of several

parts to be printed.

may be printed three thousand copies, of which two thousand copies may be for the use of the trustees of said college; of part two, ten thousand copies for the use of the said trustees; of part three, as many copies, not exceeding twenty thousand, as may be requested by the director of the experiment station for the use of the said trustees; of part four, which may be offered for publication in instalments to be known as bulletins, as many copies of each instalment as shall be requested by the said director, but in no case exceeding twenty thousand copies, for the use of the said trustees, and in addition, for the use of the state board of agriculture, as many copies of each instalment, not exceeding twenty-five hundred, as may be requested by the said board; and of part five, five thousand copies for the use of the said trustees.

SECTION 3. This act shall take effect upon its passage. Approved May 19, 1916.

Chap.234 An Act to establish the mount toby state demonstra-TION FOREST AND TO PROVIDE FOR INSTRUCTION THEREIN BY THE MASSACHUSETTS AGRICULTURAL COLLEGE.

Be it enacted, etc., as follows:

Trustees of Massachusetts Agricultural College to purchase land,

Section 1. The trustees of the Massachusetts Agricultural College are hereby authorized to take or acquire by purchase, gift or otherwise, land not exceeding one thousand acres in extent, situated on and about Mount Toby, socalled, in the towns of Sunderland and Leverett, and now owned by John L. Graves and others.

Mount Toby State Demon-stration Forest established.

Section 2. The land acquired under the provisions of this act shall be known as the Mount Toby State Demonstration Forest, and title to the land shall be in the commonwealth.

Powers and duties, etc.

Section 3. The said trustees shall have the same power to acquire land for the Mount Toby State Demonstration Forest which is given to the metropolitan park commission in respect to other land by chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three, and acts in amendment thereof, and shall be vested with full power and authority to care for, protect and maintain the same in behalf of the commonwealth.

Lands to be used for instruction in forestry, etc.

Section 4. The trustees of the Massachusetts Agricultural College are hereby further authorized and directed to use the lands acquired under the provisions of this act, or so much thereof as they shall determine, for the instruction of students in forestry and as a laboratory for the purposes of research and illustration in economic questions and practical work relating to the conservation and use of forest tracts and farm wood lots.

SECTION 5. To carry out the purposes of this act, a Appropriation. sum not exceeding thirty thousand dollars shall be allowed and paid out of the treasury of the commonwealth.

Section 6. This act shall take effect upon its passage. Approved May 19, 1916.

An Act to provide for the construction of a parkway Chap.235 CONNECTING THE BLUE HILLS RESERVATION WITH GRANITE STREET IN THE TOWN OF BRAINTREE.

Be it enacted, etc., as follows:

SECTION 1. The metropolitan park commission is hereby Metropolitan authorized and directed to lay out and construct a parkway mission to or boulevard not less than sixty feet in width, and to take parkway from or acquire by purchase or otherwise such land as may be Blue Hills reservation to necessary therefor, in the town of Braintree beginning Granite street at a point at or near the intersection of Want at a street in Braintree. at a point at or near the intersection of West street with Farm river and extending to the junction of West street and Granite street in said town, and to expend therefor a sum not exceeding ten thousand dollars.

SECTION 2. To meet the expenditures made under au-Metropolitan thority of this act the treasurer and receiver general, with Series Two. the approval of the governor and council, shall issue bonds or certificates of indebtedness, bearing interest at a rate not exceeding four per cent per annum, to the amount of ten thousand dollars as an addition to the Metropolitan Parks Loan, Series Two. The treasurer and receiver general shall add to the existing sinking fund to provide for the payment of the said securities, and they shall be issued, and additions to said sinking fund shall be assessed and collected in accordance with the provisions of chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four, and in accordance with the provisions of chapter two hundred and eighty-three of the acts of the year eighteen hundred and ninety-five, and of chapter four hundred and nineteen of the acts of the year eighteen hundred and ninety-nine, and of acts in amendment thereof and in addition thereto.

SECTION 3. This act shall take effect upon its passage. Approved May 19, 1916.



Chap.236 An Act relative to the employment of an accountant AND A BOOKKEEPER BY THE AUDITOR OF THE COMMON-WEALTH.

Be it enacted, etc., as follows:

1915, 274 (G), 1, amended.

Auditor of

a bookkeeper.

Section 1. Chapter two hundred and seventy-four of the General Acts of the year nineteen hundred and fifteen is hereby amended by striking out section one and inserting in place thereof the following: - Section 1. The auditor may employ an may employ in his office an accountant and a bookkeeper, whose salaries shall be fixed by the auditor with the approval of the governor and council.

> SECTION 2. This act shall take effect upon its passage. Approved May 19, 1916.

Chap.237 An Act to enable the metropolitan park commission TO COMPLETE THE CONSTRUCTION OF THE DEDHAM PARK-WAY.

Be it enacted, etc., as follows:

Metropolitan park commisnion may complete Dedham parkway.

Section 1. In order to complete the construction of so much of the Dedham parkway as has been acquired by the metropolitan park commission in accordance with chapter six hundred and ninety-nine of the acts of the year nineteen hundred and twelve, the said commission is hereby authorized to expend the sum of ten thousand dollars.

Metropolitan Parks Loan, Series Two.

Section 2. To meet the expenses incurred hereunder, the treasurer and receiver general is hereby authorized to issue, in the name and behalf of the commonwealth, scrip or certificates of indebtedness bearing interest at a rate not exceeding four per cent per annum to the amount of ten thousand dollars, as an addition to the Metropolitan Parks Loan, Series Two. Such bonds or scrip shall be issued in such amounts and upon such terms, and shall bear such rate of interest not exceeding four per cent per annum, payable semi-annually, and shall be paid serially in such amounts and at such times, within a period not exceeding forty years, as shall be determined by the treasurer and receiver general, with the approval of the governor and council, to be for the best interests of the commonwealth.

SECTION 3. This act shall take effect upon its passage. Approved May 19, 1916.

An Act relative to certain payments under the re- Chap.238 TIREMENT SYSTEM FOR PUBLIC SCHOOL TEACHERS.

Be it enacted, etc., as follows:

SECTION 1. Paragraph (6) of section seven of chapter 1913, 832, 17. eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen is hereby amended by adding at the end thereof the following: - if, however, there is no executor or administrator of the estate of such deceased member, all sums due under this paragraph, not exceeding one hundred dollars in any one case, may be paid to such person or persons as appear in the judgment of the retirement board to be entitled to the proceeds of the estate, and such payment shall be a bar to recovery by any other person, — so that said paragraph will read as follows:-(6) If a member of the retirement association shall die Certain paybefore retirement, the full amount of his contributions to ments und the annuity fund with regular interest to the day of his system for public school death shall be paid to his legal representatives; if, however, teachers. there is no executor or administrator of the estate of such deceased member, all sums due under this paragraph, not exceeding one hundred dollars in any one case, may be paid to such person or persons as appear in the judgment of the retirement board to be entitled to the proceeds of the estate, and such payment shall be a bar to recovery by any other

Section 2. This act shall take effect upon its passage. Approved May 20, 1916.

An Act to authorize the temporary release of Chap.239 PATIENTS COMMITTED TO INSANE HOSPITALS FOR LIFE.

Be it enacted, etc., as follows:

The provisions of section seventy-five of chapter five Temporary hundred and four of the acts of the year nineteen hundred patients committed to insane hospitals an insane hospital for the term of his natural life under the for life. provisions of section one hundred and four of said chapter five hundred and four, after an acquittal by reason of insanity upon an indictment for murder or manslaughter, but the superintendent shall not permit any such person temporarily to leave the hospital without the approval of the governor and council. Neither such permission tempo-

rarily to leave the hospital, nor failure to return thereto. shall terminate or in any way affect the original order of commitment.

Approved May 20, 1916.

Chap.240 An Act relative to the hours of labor of public employees and persons employed on public works.

Be it enacted, etc., as follows:

1911, 494, § 4, amended.

Section 1. Section one of chapter four hundred and ninety-four of the acts of the year nineteen hundred and eleven is hereby amended by inserting after the word "day", in the tenth line, the words: — and to forty-eight hours in any one week, — and by inserting after the word "day", in the seventeenth line, the words: - or more than fortyeight hours in any one week, - so as to read as follows: -Section 1. The service of all laborers, workmen and mechanics, now or hereafter employed by the commonwealth or by any county therein or by any city or town which has accepted the provisions of section twenty of chapter one hundred and six of the Revised Laws, or of section fortytwo of chapter five hundred and fourteen of the acts of the year nineteen hundred and nine, or by any contractor or sub-contractor for or upon any public works of the commonwealth or of any county therein or of any such city or town, is hereby restricted to eight hours in any one calendar day, and to forty-eight hours in any one week, and it shall be unlawful for any officer of the commonwealth or of any county therein, or of any such city or town, or for any such contractor or sub-contractor or other person whose duty it shall be to employ, direct or control the service of such laborers, workmen or mechanics to require or permit any such laborer, workman or mechanic to work more than eight hours in any one calendar day, or more than fortyeight hours in any one week, except in cases of extraordinary emergency. Danger to property, life, public safety or public health only shall be considered cases of extraordinary emergency within the meaning of this section. In cases where a Saturday half holiday is given the hours of labor upon the other working days of the week may be increased sufficiently to make a total of forty-eight hours for the week's work. Threat of loss of employment or to obstruct or prevent the obtaining of employment or to refrain from employing in the future, shall each be considered to be "requiring" within

Hours of labor of public employees and persons employed on public works fixed.

"Extraordinary emergency," term defined. the meaning of this section. Engineers shall be regarded as mechanics within the meaning of this act.

SECTION 2. Section four of chapter four hundred and amended. 44, ninety-four of the acts of the year nineteen hundred and eleven is hereby amended by adding at the end thereof the following: — nor to persons employed by the trustees of the Massachusetts nautical school, on boats maintained by the district police for the enforcement of certain laws in the waters of the commonwealth, or in connection with the care and maintenance of state armories, - so as to read as follows: - Section 4. This act shall not apply to the prepa- Not to apply ration, printing, shipment and delivery of ballots to be in certain cases used at a caucus, primary, state, city or town election, nor during the sessions of the general court to persons employed in legislative printing or binding; nor shall it apply at any time to persons employed in any state, county or municipal institution, on a farm, or in the care of the grounds, in the stable, in the domestic or kitchen and dining room service or in store rooms or offices, nor to persons employed by the trustees of the Massachusetts nautical school, on boats maintained by the district police for the enforcement of certain laws in the waters of the commonwealth, or in con-

SECTION 3. This act shall take effect on the first day of Time of taking July, nineteen hundred and sixteen: provided, however, that Proviso. the provisions of section one shall not take effect in any city until accepted by vote of the city council, approved by the mayor, or by vote of the commission in any city under a commission form of government, nor in any town until accepted by the voters thereof at an annual meeting or at a special meeting called for the purpose.

nection with the care and maintenance of state armories.

An Act to abolish the board of prison commissioners Chap.241 AND THE BOARDS OF PAROLE AND TO ESTABLISH THE MAS-SACHUSETTS BUREAU OF PRISONS.

Approved May 20, 1916.

Be it enacted, etc., as follows:

Section 1. The board of prison commissioners existing Board of prison under authority of chapter two hundred and twenty-two of commissioners and boards of the Revised Laws, the offices of chairman and secretary abolished. thereof, the office of deputy commissioner established under chapter eight hundred and twenty-nine of the acts of the

Rights, powers, etc., transferred to the director of the Massachusetts bureau of prisons, except, etc.

Board of parole, etc.

Appointees and employees

Massachusetts bureau of prisons established.

Director of prisons, appointment,

Deputies.

Advisory prison board.

year nineteen hundred and thirteen, the board of parole for the state prison and the Massachusetts reformatory and the board of parole for the reformatory for women established by said chapter eight hundred and twenty-nine, are hereby All the rights, powers, duties and obligations conferred and imposed by law on said board of prison commissioners, or any member thereof, except as is hereinafter provided, are hereby transferred to and shall hereafter be exercised and performed by the director of the Massachusetts bureau of prisons established by this act, who shall be the lawful successor of said board. All the rights, powers, duties and obligations conferred and imposed by law on said boards of parole are hereby transferred to and shall hereafter be exercised and performed by the board of parole of the Massachusetts bureau of prisons established by this act, which board shall be the lawful successor of said boards. All appointees and employees of said boards except as is otherwise provided in this act, shall as temporary appointees continue to perform their duties, upon the same terms as heretofore, until removed under the authority of this act and shall be eligible for reemployment hereunder without further examination.

SECTION 2. The Massachusetts Bureau of Prisons is hereby established, to consist of a director of prisons, not more than two deputies, an advisory prison board of five members, of whom three shall be men and two shall be women, and a board of parole of three members. Said bureau shall be furnished with suitable quarters in the state house.

Section 3. The director of prisons shall be appointed by the governor, with the advice and consent of the council, to serve for the term of three years, and shall receive such annual salary, not exceeding six thousand dollars, as shall be determined by the governor with the advice and consent of the council. Any vacancy shall be filled for the unexpired term by the governor with the advice and consent of the council, and the governor shall designate one of the deputies to act as director until the vacancy is filled. The deputies shall be appointed by the director, shall perform such duties as he may determine, and may be removed by him at any time. They shall receive such salaries as he shall determine, subject to the approval of the governor and council.

SECTION 4. The five members of the advisory prison board shall be appointed by the governor with the advice

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and consent of the council for terms of five years, four years, three years, two years and one year from the first day of June, nineteen hundred and sixteen, respectively, as the governor shall designate, and thereafter one member shall be appointed annually to serve for the term of five years. They shall receive no compensation for their services, but Expense. shall be reimbursed by the commonwealth for actual expenses incurred by them in the performance of their official duties.

and one year from the first day of July, nineteen hundred and sixteen, respectively, as the governor shall designate, and thereafter one member shall be appointed annually to

board shall each receive an annual salary of twelve hundred dollars as full compensation for their duties relative to permits to be at liberty from the state prison, the Massachusetts reformatory, the prison camp and hospital, and the reformatory for women, and shall be reimbursed by the commonwealth for actual expenses incurred by them in the per-

under the provisions of section six of chapter eight hundred and twenty-nine of the acts of the year nineteen hundred and thirteen, and for actual expenses incurred in connection therewith, such sums from the treasury of the commonwealth as may be approved by the governor with the advice and

SECTION 5. The three members of the board of parole Board of parole, shall be appointed by the governor with the advice and etc.

consent of the council, for terms of three years, two years

serve for the term of three years. The members of said Compensation,

formance of their official duties. In addition thereto, the Componention

members of said board may receive as compensation for the board of performance of their duties as advisory board of pardons, pardons.

consent of the council. The governor with the advice and Chairman.

Section 6. Members of the said boards may be removed Removal and by the governor with the advice and consent of the council, who shall, in like manner fill any vacancy for the unexpired term.

assistance.

consent of the council shall annually designate one member of the board of parole as chairman. The director of prisons shall furnish the said board with clerical and other necessary

SECTION 7. It shall be the duty of the director to keep Director of informed as to the management and condition of all penal etc. institutions under his supervision or control. He may expend annually in the performance of his duties and for necessary clerical assistance such sum as may be appropriated therefor by the general court, and may, during the current year,

expend for that purpose the unexpended balance of any sums appropriated for the use of the board of prison commissioners. He or one of his deputies shall make frequent visits to the penal and reformatory institutions under his supervision for the purpose of investigating the management, condition and discipline of the institution and the treatment of the inmates, and the books of the said institutions shall be open for his examination. The director or any representative from the bureau designated by him may attend any meeting of the parole board. The superintendent of the reformatory for women and the resident physician, or, in the absence of either of them, an official of said reformatory designated by the superintendent, shall be present at all meetings of the parole board held for the examination of inmates thereof.

Certain officials to be present at meetings of parole board.

Duties of advisory

Chairman.

Secretary.

Meetings.

Section 8. It shall be the duty of the advisory prison board to keep informed as to the administration of the penal institutions under the supervision or control of the director of prisons, to visit and inspect said institutions, to study and investigate questions arising in connection therewith, and to consider, formulate and recommend such proposals as may seem feasible for the improvement thereof. board shall annually choose a chairman from among its members and may adopt rules consistent with this act for the performance of its duties. The director of prisons shall annually assign an employee of the bureau to act as secretary of the advisory prison board, and to attend and to keep a record of its meetings. The board shall hold regular meetings once every month and other meetings whenever they are required by such rules as it may adopt, or when requested by three members of the board. The board shall make known to the director of prisons any defects of prison management known to it, and may make recommendations to him regarding the improvement of the prison service. When requested by the board, the director of prisons shall report to it in person or in writing regarding any matters relating to prisons. At the request of the governor, and under his direction, the board shall investigate and report to him upon any matter pertaining to the administration of the director of prisons or to the management of any of the Annual reports. penal institutions. The board shall make an annual report to the general court, which shall be incorporated in the annual report of the director of prisons.

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Section 9. Sections two and four of chapter two hun-Repeal. dred and twenty-two of the Revised Laws, and section five of said chapter, as amended by chapter five hundred and twenty-six of the acts of the year nineteen hundred and fourteen, and all acts and parts of acts inconsistent herewith, are hereby repealed.

SECTION 10. So much of this act as provides for the Time of taking appointment of the advisory prison board, the board of effect. parole and the director of prisons shall take effect upon its passage. All other provisions shall take effect on the first day of July, nineteen hundred and sixteen.

Approved May 20, 1916.

An Act relative to the licensing of pedlers.

Chap.242

Be it enacted, etc., as follows:

SECTION 1. Chapter sixty-five of the Revised Laws is R. L. 65, § 13, hereby amended by striking out section thirteen and inserting in place thereof the following: — Section 13. Whoever, Sales by hawkers and except itinerant vendors, wholesalers or jobbers having a pedlers. permanent place of business in this commonwealth and selling to dealers only, and commercial agents or other persons selling at wholesale by sample, lists, catalogues or otherwise for future delivery, goes from town to town or from place to place in the same town carrying for sale or barter, or exposing for sale or barter, goods, wares or merchandise, shall be deemed a hawker or pedler within the meaning of this chapter. Hawkers and pedlers selling, Penalty. bartering, or exposing for sale or barter, goods, wares or merchandise, except as permitted by the provisions of this chapter, shall forfeit not more than two hundred dollars for each offence, to be equally divided between the commonwealth and the city or town in which the offence is committed.

SECTION 2. Chapter sixty-five of the Revised Laws is R. L. 65, § 14, hereby amended by striking out section fourteen and inserting in place thereof the following: — Section 14. The sale sales of by hawkers or pedlers of jewelry, furs, wines, spirituous prohibited. liquors and playing cards is prohibited.

SECTION 3. Section fifteen of chapter sixty-five of the R. L. 65, § 15. Revised Laws, as amended by chapter three hundred and etc., amended. seventy-seven of the acts of the year nineteen hundred and five, by chapter three hundred and forty-five of the acts of

Sales of certain articles without license.

the year nineteen hundred and six, and by chapter fortyeight of the General Acts of the year nineteen hundred and sixteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 15. Hawkers and pedlers may sell without a license books, newspapers, pamphlets, fuel, provisions, yeast, ice, live animals, brooms, agricultural implements, hand tools used in making boots and shoes, gas or electric fixtures and appliances, flowering plants, wild or uncultivated flowers, fruits, nuts and berries; and fruit, agricultural and other products, if such fruit and products are those of their own labor or of the labor of their families: provided, that such sales are not made in violation of an ordinance or by-law of the city or town. Cities and towns may by ordinance or by by-law, not inconsistent with the provisions of this chapter, regulate the sale and exposing for sale by hawkers and pedlers of said articles without the payment of any fee. and may affix penalties for the violation of such regulations. Cities and towns may require hawkers and pedlers of fish. fruit and vegetables to be licensed, provided that the license fee does not exceed that prescribed by section nineteen of this chapter, as amended, for a license embracing the same territorial limits. But a person who peddles only fruits and vegetables or other farm products, raised or produced by himself or family, shall not be deemed a hawker or pedler under the provisions of this chapter.

Proviso.

Cities and towns may make regulations,

Farm products, etc.

R. L. 65, § 17, etc., amended.

Regulation of sales by minors.

Proviso.

Section 4. Section seventeen of chapter sixty-five of the Revised Laws, as amended by chapter five hundred and thirty-one of the acts of the year nineteen hundred and two. by chapter one hundred and fifty-one of the acts of the year nineteen hundred and six, and by chapter four hundred and nineteen of the acts of the year nineteen hundred and ten, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 17. The mayor and aldermen or selectmen may make regulations consistent with the general laws relative to the exercise of the trade of boot-blacking by minors, and to the sale or barter by minors of any goods, wares or merchandise the sale of which is permitted by section fifteen, and may prohibit such sales or such trade, or may require a minor to obtain from them a permit therefor to be issued on terms and conditions prescribed in such regulations: provided, that in the case of persons under the age of sixteen years in the cities of the commonwealth the foregoing powers shall

be vested in and exercised by the school committee. No badge or permit issued to a minor under the provisions of this section, or of sections eleven to fifteen, inclusive, of chapter eight hundred and thirty-one of the acts of the year nineteen hundred and thirteen, shall authorize the sale by a minor of any article other than those enumerated in section fifteen of this chapter. A minor who sells such Penalties. articles or exercises such trade without a permit, if one is required, or who violates the conditions of his permit or any provision of said regulations shall be punished by a fine of not more than ten dollars for each offence. Any person who, having a minor under his control, knowingly permits him to violate any provision of this act, and any person who procures or employs a minor to violate any provision of this act, and any person who either for himself or as agent of any other person or of any corporation knowingly furnishes or sells to any minor any of the articles aforesaid with knowledge that the minor intends to sell said articles in violation of the provisions of this act, after having received written notice from the school committee that the minor is not authorized to sell said articles, shall be punished by a fine of not more than two hundred dollars or by imprisonment for not more than six months.

SECTION 5. Chapter sixty-five of the Revised Laws is R. L. 65, § 18, hereby amended by striking out section eighteen and inserting in place thereof the following: — Section 18. A parent Penalty on or other person who employs a minor in peddling without a ploying min permit or license, if one is required, or who, having the care in peddling, or custody of a minor permits him to be a mino or custody of a minor, permits him to engage in such employment, shall be punished by a fine of not more than two hundred dollars or by imprisonment for not more than six

SECTION 6. Section nineteen of chapter sixty-five of the R. L. 65, § 19, Revised Laws, as amended by chapter two hundred and four of the acts of the year nineteen hundred and five, by section one of chapter five hundred and seventy-one of the acts of the year nineteen hundred and seven, by chapter one hundred and ninety-two of the acts of the year nineteen hundred and twelve, and by section one of chapter two hundred and fifty-three of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 19. The commissioner of weights Pedlers' and measures may grant a license to go about exposing for licenses.

sale or barter and selling or bartering any goods, wares or

merchandise, the sale of which is not prohibited by section fourteen, to any person who files in his office a certificate signed by the mayor of a city or by a majority of the selectmen of a town, stating that to the best of his or their knowledge and belief the applicant therein named is of good repute as to morals and integrity, and is, or has declared his intention to become, a citizen of the United States. The mayor or selectmen, before granting such certificate, shall require the applicant to make oath that he is the person named therein, and that he is, or has declared his intention to become, a citizen of the United States. The oath shall be certified by a justice of the peace and shall accompany the certificate. The commissioner shall cause to be inserted in every such license the amount of the license fee and the name of the city or town for which it is issued. The licensee may sell or barter in any city and town mentioned in his license any goods, wares or merchandise, not prohibited in section fourteen, upon payment to the commissioner of the following fees: for each town containing not more than one thousand inhabitants, according to the then latest census, state or national, four dollars; for each town containing more than one thousand and not more than two thousand inhabitants, seven dollars; for each town containing more than two thousand and not more than three thousand inhabitants, nine dollars; for each town containing more than three thousand and not more than four thousand inhabitants, eleven dollars; and for each city and for all other towns, eleven dollars, and one dollar for every one thousand inhabitants thereof over four thousand; but the fee shall in no case exceed twenty-six dollars, and the amount paid shall be certified on the face of the license. The commissioner shall retain one dollar for every city and town named in each of the above described licenses, and shall pay over to the respective cities and towns at least semiannually the balance of said fees so received. The commissioner may grant, as aforesaid, special state licenses upon payment by the applicant of fifty dollars for each license; and the licensee may expose for sale or barter in any city

Fees.

Applicant to make oath, etc.

State licenses, etc.

R. L. 65, § 20, etc., amended.

not prohibited by statute.

SECTION 7. Section twenty of chapter sixty-five of the Revised Laws, as amended by section two of chapter two

or town in the commonwealth any fish, fruits, vegetables, or other goods, wares or merchandise, the sale of which is

hundred and fifty-three of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 20. The commissioner of weights County and measures may also grant as aforesaid special county licenses for each county mentioned therein; and the licensee may expose for sale or barter within such county any goods. wares or merchandise manufactured by himself or by his employer and not prohibited in section fourteen, upon paying to the commissioner the amounts following: for Foo. Suffolk, Essex, Middlesex and Worcester, each, five dollars: for Norfolk, Plymouth, Bristol, Berkshire and Hampden, each, four dollars; for Franklin, Hampshire and Barnstable, each, three dollars; and for Dukes County and Nantucket, each, two dollars. The license shall describe the manufactured article or articles to be sold or bartered under it and shall not authorize the sale or barter of any other article by the licensee. The commissioner shall retain one dollar for every county named in each of the above described licenses, and shall pay over to the treasurers of the respective counties at least semi-annually the balance of said fees so received.

SECTION 8. Section twenty-three of chapter sixty-five of R. L. 65, § 23, etc., amended. the Revised Laws, as amended by section four of chapter two hundred and fifty-three of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: - Section 23. The commissioner of weights Record, etc., and measures shall keep a record of all licenses granted by him, with the number of each, the name and residence of the licensee, and the counties, cities and towns, if any, mentioned therein, and of all transfers of licenses; and all such records shall be open to public inspection. chapter or a synopsis thereof shall be printed on every license. All licenses granted under the provisions of this chapter shall bear date of the day on which they are issued, and shall continue in force for one year from that date.

SECTION 9. Section twenty-four of chapter sixty-five of R. L. 65, 1 24, etc., amended. the Revised Laws, as amended by section five of chapter two hundred and fifty-three of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 24. All of the aforesaid fees paid of fees. to the commissioner shall be for the use of the common-

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Revocation of license.

wealth; and all such fees paid to the treasurer of a county, city or town shall be for the use of the county, city or town. Any license granted by the commissioner of weights and measures, under the provisions of this chapter, or of any act in amendment thereof or in addition thereto, may be revoked by the commissioner upon conviction of the licensee of any crime which, in the judgment of the commissioner, warrants such revocation. Whenever any person is convicted of a violation of any provision of this chapter or a licensee is convicted of any crime, the commissioner shall be notified by the clerk or trial justice of the court in which the conviction occurred.

R. L. 65, § 25, etc., amended.

Posting name of licensee.

Rades vista

Badge, plates or tags to be provided.

R. L. 65, § 26, amended.

Effect of licenses on prosecution.

Section 10. Section twenty-five of chapter sixty-five of the Revised Laws, as amended by section six of chapter two hundred and fifty-three of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: - Section 25. Every person licensed to peddle as aforesaid shall endorse his usual signature upon his license. The licensee shall produce his license for inspection when the same is demanded of him by a mayor, alderman, selectman, commissioner or inspector or sealer of weights and measures, city or town treasurer or clerk. constable, police officer or justice of the peace, and if he fails or refuses so to do shall be subject to the same penalty as if he had no license. The commissioner of weights and measures shall, at the expense of the licensee, provide a badge for each foot pedler and plates or tags for each pack, parcel, wagon, or other vehicle used in peddling. Such badges, plates or tags shall bear the number of the license, the word "pedler", and such other information as the commissioner may deem necessary. Each foot pedler shall wear his badge in a conspicuous place, and each wagon or other vehicle shall bear the name of the licensee plainly inscribed or painted on the body of the vehicle, and shall also have attached to the front or side of the body of the vehicle, in a place where it may readily and plainly be seen, the plate or tag provided by the commissioner with the license number attached thereto.

Section 11. Chapter sixty-five of the Revised Laws is hereby amended by striking out section twenty-six and inserting in place thereof the following:—Section 26. No license to go about offering for sale, bartering or selling as aforesaid shall defeat or bar a prosecution against the person

licensed, if it is proved that he exposed for sale any articles, except such as are permitted by section fifteen, in a county, city or town in which he was not licensed to sell.

Section 12. Chapter sixty-five of the Revised Laws is R. L. 65, \$ 27, amended. hereby amended by striking out section twenty-seven and inserting in place thereof the following:—Section 27. Counterfeiting incomes, etc. Whoever counterfeits or forges a license, or has a counterfeited or forged license in his possession with intent to utter or use the same as true, knowing it to be false or counterfeit. and whoever attempts to sell under a license which has expired or is forfeited, or which has not been issued or transferred to him, or has in his possession another's license with intent to use the same, shall be punished by a fine not exceeding one thousand dollars. Approved May 22, 1916.

An Act relative to delinquent children.

Chap.243

Be it enacted, etc., as follows:

Section 1. Section five of chapter four hundred and amended. 5. thirteen of the acts of the year nineteen hundred and six is hereby amended by inserting after the word "cases", in the eighth line, the words: - except that the trial of the said appeals in the superior court shall not be in conjunction with the other business of that court, but shall be held in a session set apart and devoted for the time being exclusively to the trial of juvenile cases. This shall be known as the juvenile session of the superior court, and shall have a separate trial list and docket. All juvenile appeal cases in the superior court shall be transferred to this list, and shall be tried, unless otherwise disposed of by direct order of the court. In any appeal case the superior court before passing sentence or before ordering other disposition shall be supplied with a report of any investigation thereon made by the probation officer of the court from which the appeal was taken,—so as to read as follows:—Section 5. Hearings upon cases arising under this act may be adjourned from delinquent time to time. A child that has been adjudged by the court children may be adjourned. a wayward or delinquent child may appeal to the superior court, and such child shall, at the time of such adjudication, be notified of its right to appeal. The appeal, if taken, Appeal to shall be entered, tried and determined in like manner as otc. appeals from trial justices in criminal cases, except that the trial of the said appeals in the superior court shall not be in conjunction with the other business of that court,

Juvenile session

but shall be held in a session set apart and devoted for the time being exclusively to the trial of juvenile cases. This shall be known as the juvenile session of the superior court, and shall have a separate trial list and docket. All juvenile appeal cases in the superior court shall be transferred to this list, and shall be tried, unless otherwise disposed of by direct order of the court. In any appeal case the superior court before passing sentence or before ordering other disposition shall be supplied with a report of any investigation thereon made by the probation officer of the court from which the appeal was taken. The provisions of section thirty-four of chapter two hundred and seventeen, and of section twenty-two of chapter two hundred and nineteen of the Revised Laws, relative to recognizances in cases continued or appealed, shall be applicable in cases arising under

Certain provisions of law to apply.

Care of child held for examination.

A child under fourteen years of age, who has been held for examination or trial, or to prosecute an appeal to the superior court, if unable to furnish bail, shall be committed to the care of the state board of charity or of a probation officer. The person to whose care it is so committed shall provide for its safe keeping and for its appearance at its examination or trial, or at the prosecution of its appeal.

May be committed to jail in certain cases. A child fourteen or more years of age, so held, if unable to furnish bail shall be so committed to a probation officer, unless the court, upon immediate inquiry, shall be of opinion that, if so committed, such child will not appear at such examination or trial, in which case said child may be committed to jail.

Authority of probation officer.

Said probation officer shall have all the authority, rights and powers, in relation to a child committed to his care under this section, and in relation to a child released to him, as provided in section three, which he would have if he were surety upon the recognizance of such a child.

1906, 413, § 6, amended.

SECTION 2. Section six of said chapter four hundred and thirteen is hereby amended by striking out all after the word "kept", in the fifth line, down to and including the word "trials", in the seventh line, and inserting in place thereof the following: — Said session shall be separate from that for the trial of criminal cases, shall not be held in conjunction with other business of the court, and shall be held in rooms not used for criminal trials; and in places where no separate juvenile court room is provided the hearings, so far as possible, shall be held in chambers, — and by

adding at the end of the section, the words: — and the court shall have power to exclude the general public from the room, admitting only such persons as may have a direct interest in the case, - so as to read as follows: - Sec- court to tion 6. Courts shall designate suitable times for the hearing for hearings, of cases of juvenile offenders, and wayward or delinquent children, which shall be called the session for children, for which a separate docket and record shall be kept. Said session shall be separate from that for the trial of criminal cases, shall not be held in conjunction with other business of the court, and shall be held in rooms not used for criminal trials; and in places where no separate juvenile court room is provided the hearings, so far as possible, shall be held in chambers. No minor shall be allowed to be present at any session to be such hearing unless his presence is necessary, either as a private, etc. party or as a witness, or, in the opinion of the court, in the interests of justice; and the court shall have power to exclude the general public from the room, admitting only such persons as may have a direct interest in the case.

and thirteen is hereby amended by inserting after the word "girls", in line twenty-four, the following: — until discharged by the trustees of the school, but not for a longer period than, — and also by inserting after the word "years", in the twenty-fifth line, the words: —; but nothing in this act shall affect or abridge the powers of said trustees to

SECTION 3. Section eight of said chapter four hundred amended. 8,

parole, — so as to read as follows: — Section 8. At the hear- Court to ing of a complaint against a child the court shall examine cases, etc.

a wayward or delinquent child, as the case may be. If a child is adjudged a wayward child, the court may wayward place it in the care of a probation officer for such time and placed in care upon such conditions as may seem proper, or may deal officer. with it in the manner provided by law for the disposal of the case of a neglected child.

such child, and any witnesses that appear, and take such testimony relative to the case as shall be produced. If the allegations against a child are proved, it may be adjudged

If a child is adjudged a delinquent child, the court may care of place the case on file, or may place the child in the care of child, etc. a probation officer for such time and on such conditions as may seem proper. If it is alleged in the complaint upon which the child is so adjudged, that a law of the commonwealth has been violated, the court may, with the consent of the state board of charity, authorize said board to take

and indenture such child, or place it in charge of any person, and if at any time thereafter such child proves unmanageable, to commit such child, if a boy under fifteen years of age, to the Lyman school for boys, or if a girl under seventeen years of age, to the state industrial school for girls, until discharged by the trustees of the school, but not for a longer period than until such child attains the age of twenty-one years; but nothing in this act shall affect or abridge the powers of said trustees to parole. Said board may provide for the maintenance, in whole or in part, of any child so indentured or placed in charge of any person.

Parole, etc.

May be committed to institution.

The court shall also have power to commit such delinquent child to any institution to which it might be committed upon a conviction for such violation of law, excepting a jail or house of correction, and all laws applicable to a boy or girl committed upon such a conviction shall apply to a delinquent child committed under this section.

1906, 413, § 13, amended.

Parent of child may be punished, etc.

Releases on probation, etc.

Section 4. Said chapter four hundred and thirteen is hereby further amended by striking out section thirteen and inserting in place thereof the following: — Section 13. Any parent or guardian or person having the custody or control of a wayward or delinquent child, as defined by this act, who shall be found to have knowingly or wilfully encouraged, aided, caused or abetted, or connived at, or has knowingly or wilfully done any act or acts to produce, promote or contribute to the delinquency or waywardness of such child shall be guilty of a misdemeanor, and may be punished by a fine of not more than fifty dollars or by imprisonment for not more than six months. The court, however, may release on probation under the provisions of section eightyfour of chapter two hundred and seventeen of the Revised Laws, as amended by chapter eight of the acts of the year nineteen hundred and eleven, subject to such orders as it may make as to future conduct tending to produce or contribute to such delinquency or waywardness, or it may suspend sentence under the provisions of section one of chapter two hundred and twenty of the Revised Laws, as amended by chapter six hundred and fifty-three of the acts of the year nineteen hundred and thirteen, or before trial, with the defendant's consent, it may allow the defendant to enter into a recognizance, in such penal sum as the court may fix, conditioned to comply with such terms as the court may order for the promotion of the future welfare of the child, and the said case may then be placed on file. The

provisions for appeal and recognizance stated in section five of this act shall be applicable to cases arising under this section. The Boston juvenile court shall have jurisdiction, Boston juvenile concurrent with the municipal court of the city of Boston, court to have of complaints under this section jurisdiction, of complaints under this section.

Section 5. This act shall take effect upon its passage. Approved May 22, 1916.

An Act to authorize the public service commission Chap.244 TO ORDER STREET RAILWAY COMPANIES TO BUILD REASON-ABLE EXTENSIONS OF THEIR LINES.

Be it enacted, etc., as follows:

Section twenty-three of chapter seven hundred and amended. § 22, eighty-four of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "hearing", in the twelfth line, the words: — to order any street railway company to build and operate any just and reasonable extensions of its lines for which it may have or may be granted locations and, — so as to read as follows: — Section 23. Whenever the commission shall be of opinion, Public services after a hearing had upon its own motion or upon complaint, hearings upon that the regulations, practices, equipment, appliances or service, etc. service of any common carrier, now or hereafter subject to its jurisdiction, are unjust, unreasonable, unsafe, improper or inadequate, the commission shall determine the just, reasonable, safe, adequate and proper regulations and practices, thereafter to be in force and to be observed, and the equipment, appliances and service thereafter to be used and shall fix and prescribe the same by order to be served upon every common carrier to be bound thereby. The commission May order shall have power after such a hearing, to order any street street railway companie to railway company to build and operate any just and reasonable extension able extensions of its lines for which it may have or may of their lines. be granted locations and to order from time to time that a railroad company shall operate its lines, of standard gauge. or such parts thereof as the commission shall prescribe, by electric power instead of by steam power, and in its order shall prescribe the time within which the work of electrification shall be done. Before making such order, the commission shall consider the relative importance and necessity of the changes in any specific regulations, practices, equipment and appliances proposed to be included therein and



of other changes which may be brought to its attention in the course of the hearing, the financial ability of the carrier to comply with the requirements of the order, and the effect of the carrier's compliance therewith, upon its financial ability to make such other changes, if any, as may be deemed by the commission of equal or greater importance and necessity in the performance of the service which the carrier has professed to render to the public. It shall be the duty of every such common carrier to observe and obey every requirement of every such order so served upon it, and to do everything necessary or proper in order to secure absolute compliance with and observance of every such order by all its officers, agents and employees.

Orders of commission to be obeyed, etc.

Approved May 23, 1916.

Chap.245 An Act to authorize the metropolitan park commission to provide a better highway approach to the boston embankment on the charles river basin.

Be it enacted, etc., as follows:

Metropolitan park commission to provide better highway approach to Boston embankment of Charles river basin.

The metropolitan park commission is hereby Section 1. authorized to acquire, by taking or otherwise, land for the widening of Otter street between Beacon street and Back street, so-called, and the Boston Embankment in the city of Boston, and to that end to exercise all the powers conferred upon said board by chapter four hundred and seven of the acts of the year eighteen hundred and ninety-three, and by chapter five hundred and twenty-four of the acts of the year nineteen hundred and nine, and by acts in amendment thereof and in addition thereto. The cost of acquiring the land for and of constructing the said street so widened shall be paid from any funds available for the construction and completion of said basin. The land acquired under this act shall form a part of the Charles River Basin as defined by chapter five hundred and twenty-four of the acts of the year nineteen hundred and nine.

Section 2. This act shall take effect upon its passage.

Approved May 24, 1916.

ELLEN MUDGE Chap.246 An Act relative to the SALARY OF BURRILL AS CASHIER IN THE DEPARTMENT SERGEANT-AT-ARMS.

Be it enacted, etc., as follows:

SECTION 1. The salary of Ellen Mudge Burrill as cashier Salary of Ellen Mudge in the department of the sergeant-at-arms shall be fourteen Burrill hundred dollars a year.

Section 2. This act shall take effect upon its passage. Approved May 24, 1916.

An Act relative to the time of electing senators in Chap.247CONGRESS.

Be it enacted, etc., as follows:

Section 1. Section two hundred and seventy-seven of amended. 277. chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "electors", in the eighth line, the words: — and senators in congress, — so as to read as follows: - Section 277. The annual state election for the Annual state choice of governor, lieutenant governor, councillors, secre-officers to tary, treasurer and receiver general, attorney-general, be chosen. auditor of the commonwealth, and senators and representatives in the general court, shall be held on the Tuesday next after the first Monday in November. There shall also be chosen at the annual state election, when required by law, presidential electors, and senators in congress, and, in their respective districts or counties, representatives in congress, district attorneys, clerks of the courts, registers of probate and insolvency, registers of deeds, county commissioners, associate commissioners, sheriffs and county

Section 2. This act shall take effect upon its passage. Approved May 24, 1916.

An Act relative to the reports of the attorney- Chap.248 GENERAL.

Be it enacted, etc., as follows:

SECTION 1. Section eight of chapter seven of the Revised R. L. 7, § 8, etc., amended. Laws, as amended by chapter five hundred and eighty-six of the acts of the year nineteen hundred and eight, is hereby

Annual report of the attorney-general.

Reports of capital trials.

further amended by inserting before the word "cases", in the second line, the words: — number of, — so as to read as follows: — Section 8. He shall annually report to the general court the number of cases tried, argued or conducted by him during the preceding year, with suggestions and recommendations as to the amendment and the proper and economical administration of the laws. He shall include therein a statement of his acts under the preceding section with suggestions and recommendations relative thereto. He may, with the approval of the governor and council, prepare and publish such reports of capital trials as he deems expedient for public use. One copy shall be sent to each public and law library in the commonwealth, and the balance may be sold, or otherwise disposed of, at the discretion of the secretary of the commonwealth.

SECTION 2. This act shall take effect upon its passage.

Approved May 24, 1916.

Chap.249 An Act to authorize the board of prison commissioners to employ an additional woman agent.

Be it enacted, etc., as follows:

Board of prison commissioners may employ additional woman agent.

SECTION 1. The board of prison commissioners is hereby authorized to employ an additional woman agent, at a salary of one thousand dollars a year.

Section 2. This act shall take effect upon its passage.

Approved May 24, 1916.

Chap.250 An Act to provide for the completion of the state house grounds.

Be it enacted, etc., as follows:

State house commission to complete state house grounds. Section 1. For the purpose of completing the state house grounds, the state house commission shall purchase or take in fee simple, in behalf of the commonwealth, subject to the approval of the governor and council, the property adjoining the state house on the west, bounded by Hancock avenue, Beacon street, and a line between the estates of the Massachusetts Society for the Prevention of Cruelty to Animals and William Endicott, between Beacon street and Joy place; and the provisions of chapter two hundred and sixty-two of the acts of the year eighteen hundred and eighty-two, relating to the manner of taking and the esti-

mation and payment of damages shall apply to the taking under this act. The said commission shall cause to be removed all the buildings now standing on said property, and shall cause to be prepared plans for the completion of the state house grounds, covering both the lands so taken and adjoining land of the commonwealth. The commission To consult is directed to consult with, and to obtain the co-operation commission. of, the state art commission, in the preparation of the said plans, and to report the same, with the estimates thereon, to the next general court not later than the second Wednesday in January, with such recommendations as it may deem advisable.

Section 2. The said commission is hereby authorized May make contracts. to make on behalf of the commonwealth all contracts for the doing of said work: provided, that all work shall be done by Proviso. express contract and that proposals for work or material exceeding two thousand dollars in value shall be advertised for in at least two daily papers published in the city of Boston, and one each in the cities of Worcester, Springfield, Fall River, Lowell and Lawrence. All contracts shall be approved by the governor and council. The work of re- work to begin moval of the old buildings and the doing of the work herein at once. provided for shall begin as soon as is possible after the passage of this act.

SECTION 3. In order to defray the expenses which may Bond issue. be incurred in carrying out the provisions of this act, the treasurer and receiver general is hereby authorized to issue, in the name of the commonwealth, bonds or scrip to an amount not exceeding seven hundred thousand dollars. The said bonds or scrip shall be issued upon the serial payment plan from time to time as may be necessary, in such amounts and upon such terms, and shall be payable serially in such amounts and at such times, within a period not exceeding thirty years, as shall be determined by the treasurer and receiver general with the approval of the governor and council, to be for the best interests of the commonwealth.

Section 4. This act shall take effect upon its passage. Approved May 24, 1916.

Chap.251 An Act relative to the discharge and substitution of bonds given to the commonwealth.

Be it enacted, etc., as follows:

Discharge and substitution of bonds given to the commonwealth.

Proviso.

Section 1. Bonds or other security given to the commonwealth to secure the performance of contracts for the construction or repair of public buildings or other public works, or given in accordance with section seventy-seven of chapter six of the Revised Laws, may be discharged or released by the governor, with the advice and consent of the council, upon such terms as may be deemed expedient, after the expiration of sixty-five days from the time of the completion of the work contracted to be done: provided, that no claim filed under the provisions of section seventy-seven of chapter six of the Revised Laws is pending; and new bonds or other security in substitution therefor may be taken by the governor, with like advice and consent.

SECTION 2. This act shall take effect upon its passage.

Approved May 24, 1916.

Chap.252 An Act to authorize the appointment of town clerks as town accountants.

Be it enacted, etc., as follows:

1910, 624, § 1, amended.

Section 1. Section one of chapter six hundred and twenty-four of the acts of the year nineteen hundred and ten is hereby amended by adding at the end thereof the words: - provided, however, that the town clerk, if he holds no office involving the receipt or disbursement of money other than the office of town clerk, may be appointed town accountant, — so as to read as follows: — Section 1. Any town, at a town meeting lawfully called for the purpose, may authorize the selectmen to appoint a town accountant and he shall perform all of the duties and possess all of the powers of town auditors as defined in sections seventy-nine and eighty of chapter twenty-five of the Revised Laws and chapter three hundred and twenty-two of the acts of the year nineteen hundred and four. In towns authorizing the appointment of a town accountant as aforesaid the office of town auditor may, if the town so vote, be abolished. The appointment of the town accountant shall be subject to the provisions of chapter nineteen of the Revised Laws and the rules thereunder, provided that said chapter has been

Appointment of town accountants by selectmen.

accepted by said town. The town accountant shall be sworn to be sworn. to the faithful performance of his duties, shall hold no other oto. town office involving the receipt or disbursement of money, shall receive such salary as the town shall vote and shall hold office for three years and until his successor has been appointed and has qualified: provided, however, that the Proviso. town clerk, if he holds no office involving the receipt or disbursement of money other than the office of town clerk, may be appointed town accountant.

SECTION 2. This act shall take effect upon its passage. Approved May 24, 1916.

An Act to provide for widening and deepening the Chap.253 CHANNEL IN THE MYSTIC RIVER.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter five hundred and amended. 1. fifty-five of the acts of the year nineteen hundred and fourteen is hereby amended by striking out the words "from a point opposite Island End river to a point near Waterman's wharf, so-called: provided, that the directors are satisfied that the owners or lessees of the said wharf will build a terminal of proper proportions and capacity for use by ocean going steamers", in the third to the eighth lines, inclusive, so as to read as follows: — Section 1. The directors Directors of of the port of Boston are hereby authorized and directed to may widen extend, deepen and improve the present channel in the channel in Mystic river. For this purpose a sum not exceeding seventy— Mystic river. five thousand dollars may be expended from the loan provided by section seventeen of chapter seven hundred and forty-eight of the acts of the year nineteen hundred and eleven.

Section 2. There is hereby appropriated, to be paid out Appropriation. of the principal of the Harbor Compensation Fund, as established by section twenty-three of chapter ninety-six of the Revised Laws, a sum not exceeding two hundred thousand dollars, to be expended under the direction of the directors of the port of Boston for widening, deepening and extending the channel in the Mystic river between the Chelsea and Malden bridges, so-called.

Section 3. This act shall take effect upon its passage. Approved May 24, 1916.

Chap.254 An Act to establish the salaries of the helpers in the engineer's department in the state house.

Be it enacted, etc., as follows:

Salaries of helpers in engineer's department at state house established. SECTION 1. The salaries of the helpers in the engineer's department in the state house shall be nine hundred dollars a year.

Section 2.. This act shall take effect upon its passage.

Approved May 24, 1916.

Chap.255 An Act to establish the salaries of the firemen employed in the state house.

Be it enacted, etc., as follows:

Salaries of firemen employed in state house established. Section 1. The firemen employed in the state house shall be paid nineteen dollars and twenty-five cents per week.

Section 2. This act shall take effect upon its passage.

Approved May 24, 1916.

Chap.256 An Act relative to municipal liens for public improvements.

Be it enacted, etc., as follows:

Act relative to certain municipal liens repealed.

SECTION 1: Chapter two hundred and twenty-seven of the General Acts of the year nineteen hundred and fifteen, being an act relative to municipal liens for public improvements, is hereby repealed.

Acts re-enacted.

Section 2. All acts and parts of acts, to the extent that the same were repealed by said chapter two hundred and twenty-seven, are hereby revived and re-enacted.

Approved May 24, 1916.

Chap.257 An Act relative to the retirement system for public school teachers.

Be it enacted, etc., as follows:

1913, 832, § 1, amended.

"Regular interest," term defined. Section 1. Section one of chapter eight hundred and thirty-two of the acts of the year nineteen hundred and thirteen is hereby amended by striking out paragraph (6) and inserting in place thereof the following: — (6) "Regular interest" shall mean interest at the rate determined by the retirement board and shall be substantially that which

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is actually earned, which shall be compounded annually on the last day of December of each year.

Section 2. Paragraph (5) of section six of said chapter 1913, 832, 46, eight hundred and thirty-two is hereby amended by striking out the words "regular interest", in the twentieth line, and inserting in place thereof the words: — three per cent interest compounded annually, — so as to read as follows: — (5) Any teacher who shall have become a member of the Service for retirement association under the provisions of paragraph may be retired. numbered (2) of section three, and who shall have served fifteen years or more in the public schools of the commonwealth, not less than five of which shall immediately precede retirement, shall, on retiring as provided in paragraphs (1) and (2) of this section, be entitled to receive a retirement allowance as follows: — (a) such annuity and pension as may be due under the provisions of paragraphs numbered (3) and (4) of this section; (b) an additional pension to such an amount that the sum of this additional pension and the pension provided in paragraph (4) of this section shall equal the pension to which he would have been entitled under the provisions of this act if he had paid thirty assessments on his average yearly wage for the fifteen years preceding his retirement and at the rate in effect at the time of his retirement: provided, (1) that if his term of service in Provisos. the commonwealth shall have been over thirty years the thirty assessments shall be reckoned as having begun at the time of his entering service and as drawing three per cent interest compounded annually until the time of retirement; and further provided, (2) that if the sum of such additional pension together with the annuity and pension provided for by paragraphs numbered (3) and (4) of this section is less than three hundred dollars in any one year, an additional sum sufficient to make an annual retirement allowance of three hundred dollars shall be paid from the pension fund. Approved May 24, 1916.

An Act relative to a half holiday for laborers and Chap.258 MECHANICS OF THE METROPOLITAN WATER AND SEWER-AGE BOARD AND THE METROPOLITAN PARK COMMISSION.

Be it enacted, etc., as follows:

Section one of chapter five hundred and twenty-eight of 1912, 528, i 1. the acts of the year nineteen hundred and twelve, as amended by chapter four hundred and fifty-five of the acts of the

Half holiday for laborers, etc., of metro-politan water and sewerage board and metropolitan park commission.

year nineteen hundred and fourteen, is hereby further amended by striking out the word "permanent", in the first and thirteenth lines, respectively; and also by striking out the words "during the months of April, May, June, July, August and September", in the seventh and eighth lines, so as to read as follows: - Section 1. Laborers and mechanics in the service of the metropolitan water and sewerage board or the metropolitan park commission, except those employed in the pumping stations of the metropolitan water and sewerage board and at the bath houses under the control of the metropolitan park commission, shall be given a half holiday each week without loss of pay, and, if practicable, the half holiday shall be on Saturday. If, however, the public service so requires, the metropolitan park commission and the metropolitan water and sewerage board may at any time during the year give to the laborers and mechanics in their service, in lieu of the said half holidays, days off duty without loss of pay equivalent in time to the half holidays which would otherwise be given under this Approved May 24, 1916. act.

Chap.259 An Act to require notice of certain changes by street RAILWAY COMPANIES.

Be it enacted, etc., as follows:

Street railway companies to give notice to public of

Section 1. All street railway companies, now existing or hereafter established, shall furnish the public with full cortain changes, information, by notice posted for seven consecutive days prior to the date when the same are to take effect in the cars on the lines affected, of any intended change in the running of cars, or the discontinuance of any line, or any change in the general public service of said companies.

Notice by public service commission.

Time of taking

The public service commission shall give notice to all such companies of the provisions of section one. Section 3. This act shall take effect on the first day of July in the year nineteen hundred and sixteen.

Approved May 24, 1916.

Chap.260 An Act relative to the definition of motor cycles. Be it enacted, etc., as follows:

1909, 534, § 1, etc., amended.

Section one of chapter five hundred and thirty-four of the acts of the year nineteen hundred and nine, as amended by section one of chapter two hundred and four of the acts of the year nineteen hundred and fourteen, by section one of chapter sixteen and also by chapter ninety-nine of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by inserting after the word "astride", in the third line of the eighth paragraph, the words: — or a platform on which he stands, — so that said paragraph will read as follows: — "Motor cycle" shall apply only to "Motor cycle," motor vehicles having but two wheels in contact with the ground, and a saddle on which the driver sits astride, or a platform on which he stands, and to bicycles having a motor attached thereto and a driving wheel or wheels in contact with the ground in addition to the wheels of the bicycle itself. Approved May 24, 1916.

An Act relative to the salaries of the justice, clerk Chap.261 AND ASSISTANT CLERK OF THE MUNICIPAL COURT OF THE SOUTH BOSTON DISTRICT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The salaries of the justice and clerk of the Salaries of municipal court of the South Boston district of the city of of South Boston, and of an assistant clerk of said court to be ap- Boston dispointed under the provisions of section eleven of chapter tablished. one hundred and sixty of the Revised Laws, as amended by chapter two hundred and eighty-nine of the acts of the year nineteen hundred and eight, shall be as follows: justice, three thousand two hundred dollars; clerk, two thousand dollars; assistant clerk, fifteen hundred dollars.

SECTION 2. This act shall take effect upon its acceptance Act to be by the city council of the city of Boston, with the approval city council, of the mayor. Approved May 24, 1916.

An Act relative to the salaries of the clerk and Chap.262 FIRST ASSISTANT CLERK OF THE MUNICIPAL COURT OF THE ROXBURY DISTRICT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The annual salaries of the clerk and first Salaries of clerk and assistant clerk of the municipal court of the Roxbury district assistant of the city of Boston, shall be as follows: — clerk, three Roxbury disthousand dollars; first assistant clerk, two thousand dollars. trict court

SECTION 2. This act shall take effect upon its acceptance Act to be by the city council of the city of Boston, with the approval city council, of the mayor. Approved May 24, 1916.

Chap.263 An Act relative to the salary of the justice of the MUNICIPAL COURT OF THE ROXBURY DISTRICT OF THE CITY OF BOSTON.

Be it enacted, etc., as follows:

Salary of justice of Roxbury district court es

The annual salary of the justice of the municipal court of the Roxbury district of the city of Boston shall be four thousand five hundred dollars.

Act to be submitted to city council,

Section 2. This act shall take effect upon its acceptance by the city council of the city of Boston, with the approval of the mayor. Approved May 24, 1916.

Chap. 264 An Act to provide that the second assistant register OF PROBATE AND INSOLVENCY FOR THE COUNTY OF MIDDLE-SEX MAY BE A WOMAN.

Be it enacted, etc., as follows:

Second assistant register of probate for Middlesex county may be a woman

The second assistant register of probate and Section 1. insolvency for the county of Middlesex may be a woman. Section 2. This act shall take effect upon its passage. Approved May 25, 1916.

Chap.265 An Act relative to the protection of the public HEALTH IN THE VALLEY OF THE NEPONSET RIVER.

Be it enacted, etc., as follows:

1911, 655, § 4, amended.

Section 1. Section four of chapter six hundred and fifty-five of the acts of the year nineteen hundred and eleven is hereby amended by striking out the said section and inserting in place thereof the following: - Section 4. The in connection said board shall make return to the treasurer of the com-with protection of public monwealth, and to the assessors of the towns hereinafter named, schedules and plans showing the parcels of land benefited by the work done or changes made under this act, the areas of said parcels and the names of the owners or occupants thereof so far as they can be ascertained, together with the amount of the benefits accruing to each of said parcels; but the return to the assessors of any town need only contain the above information so far as it relates to that town.

Returns made of Neponset

1911, 655, § 7, amended. Section seven of said chapter six hundred Section 2. and fifty-five is hereby amended by inserting after the word "received", in the fifth and sixth lines, the words: — as determined under the provisions of section four or otherwise, — so as to read as follows: — Section 7. The assessors Apportionment of each of said towns and of said city shall annually divide and apportion the sum which their respective municipalities are required to pay upon the land benefited as hereinbefore provided, during each of the said ten years, in proportion to the benefit received, as determined under the provisions of section four or otherwise, but no apportionment shall be made that exceeds the special benefit received by the estate assessed; and the said apportionment shall be added to the tax assessed upon said lands, and shall constitute a lien thereon to the same extent and for the same time that taxes assessed are now a lien upon land assessed; and the payment thereof shall be enforced in the manner provided by law for the collection of ordinary taxes. Any land, the Sale of land owners or occupants of which appear by the board's return or of which to be unknown, if the owners or occupants are unknown are unknown. to the assessors in the town or city where said land is situated, shall be taxed to unknown owners, and shall be a valid tax for the non-payment of which the land may be sold in the same manner that land may now be sold for the non-payment of taxes. Any person or corporation assessed for Abatement of taxes, etc. taxes under this act may apply for an abatement thereof. and shall have the rights and be subject to the liabilities pertaining to persons and corporations taxed under the laws of the commonwealth.

SECTION 3. In addition to the sums already authorized Additional to be expended by chapter six hundred and fifty-five of the acts of the year nineteen hundred and eleven, and acts in amendment thereof or in addition thereto, the further sum of five thousand dollars may be expended under the direction of the state department of health for the purpose of carrying out the provisions of this act, said sum of five thousand dollars to be in addition to any unexpended balance of previous appropriations for the protection of the public health in the valley of the Neponset river.

The expense incurred under this act shall be paid and Payment of repaid in accordance with the provisions of section five of said chapter six hundred and fifty-five.

To meet that part of the expense incurred under this act Bond issue. for which the commonwealth shall be chargeable, the treasurer and receiver general is hereby authorized to issue bonds or certificates of indebtedness in accordance with the pro-

visions of section nine of said chapter six hundred and fifty-five, to an amount not exceeding two thousand five hundred dollars, the same to be in addition to the bonds or certificates issued under chapter ninety-one of the resolves of the year nineteen hundred and thirteen, chapter one hundred and forty-three of the resolves of the year nineteen hundred and fourteen, and chapter ninety-three of the resolves of the year nineteen hundred and fifteen, the total amount of bonds or certificates now to be issued and heretofore authorized and issued being one hundred and five thousand five hundred dollars. The remaining one half of the expense incurred hereunder, in addition to the one half of the expense incurred under the provisions of the acts and resolves hereinbefore mentioned, shall be apportioned and repaid to the commonwealth as provided in said chapter six hundred and fifty-five of the acts of the year nineteen hundred and eleven.

SECTION 4. This act shall take effect upon its passage.

Approved May 25, 1916.

Chap.266 An Act relative to the use of trolleymotors on public ways.

Be it enacted, etc., as follows:

Use of trolleymotors on public ways permitted.

Section 1. Any corporation organized as hereinafter provided, the Massachusetts Highway Service Company, a corporation organized under the laws of this commonwealth, and any street railway company organized under said laws, may, as hereinafter provided, transport for hire passengers, freight, express parcels and mail over public ways or over private lands with the consent of the owners thereof by the system known as trolleymotor or trackless trolley, and may build, equip, operate and maintain vehicles for such transportation, and may establish and maintain power houses, poles, wires, conduits, or other structures within the limits of and over or under such public or private ways for the generation and transmission of electricity for the operation of such vehicles, and the authorities having jurisdiction over such public ways may grant permits for the operation of the said vehicles over such ways, and for the erection of poles, wires and other necessary structures within or over or under such public ways in the manner and to the extent now provided by law for the granting of locations to street railway companies.

Section 2. Five or more persons may associate themselves by written agreement of association with the intention
of trolleymotor or
trackless trolley company.

The torning a trolley motor or trackless trolley companies.

Section 3. The agreement of association shall state:

(a) That the subscribers thereto associate themselves with the intention of forming a trolleymotor or trackless trolley company;

(b) The corporate name assumed, which shall be one not in use by any other trolleymotor or trackless trolley company, or by any street railway company, or, in the judgment of the public service commission, so similar thereto as to be likely to be mistaken for it, and shall contain words indicating the object of the company;

(c) The termini of the proposed route;

(d) The length of the proposed route as nearly as may

(e) The name of each county, city and town in which the proposed route is to be situated;

(f) The total amount of the capital stock of the company, which shall not be less than two thousand dollars for each mile, nor in any event less than twenty thousand dollars:

- (g) The par value of the shares, which shall be one hundred dollars:
- (h) The names and residences of at least five persons, who shall be subscribers to the agreement of association, to act as directors until others are chosen and qualify in their stead. Each associate shall subscribe to the agreement of association his name, residence, post office address, and the number of shares of stock which he agrees to take, but no subscriber shall be bound to pay more than ten per cent of the amount of his subscription unless the company is incorporated.

Section 4. Except as is otherwise provided herein, cor- General laws porations organized under this act shall be organized in street railway accordance with the general laws governing the organization companies to apply. of street railway companies so far as the same may be applicable and not inconsistent with the provisions of this act.

Section 5. Every corporation undertaking to perform Corporation in public ways the kind of public service authorized by this permit. act shall first procure a permit from the authorities having jurisdiction over such public ways in the manner prescribed and in accordance with section seven of Part III of chapter four hundred and sixty-three of the acts of the year nineteen

Agreement of association.

Proviso.

hundred and six and acts in amendment thereof and in addition thereto, and the granting of such permit shall be subject to the approval of the public service commission as provided in said section for the location of street railways. No such approval shall be given for any line any part of which, in the opinion of the public service commission is so nearly contiguous or adjacent to the line of a street railway company that its construction would result in a competitive service injurious to the public and to such street railway company: provided, that the latter is ready and willing and offers to construct and does construct, within such reasonable time as may be fixed by the public service commission, a line or lines of street railway or a line or lines of trolleymotor or trackless trolley in the public way described in the petition, which, in the opinion of the public service commission, will serve the public as well as would the proposed trackless trolley line described in the petition; and no such approval shall be granted in any event if the public service commission shall be of the opinion that the granting of the same would be unduly injurious to any street railway or trackless trolley line covering the same or substantially the same territory.

To become common

Section 6. Every corporation undertaking to perform the kind of public service authorized by this act shall thereupon become a common carrier, with all the duties and liabilities of common carriers, and the public service commission shall have the same jurisdiction over the operation and the service rendered that it now has over street railway companies, except that no corporation shall be required, without its consent, to extend its trackless trolley service beyond that described in its petition or petitions under section five or in its offer to the public service commission under said section, and the public service commission shall have authority to permit the suspension or curtailment in whole or in part of the trackless trolley service of any corporation operating under authority of this act whenever, by reason of weather or traffic conditions, or of the condition of the highways, or the season of the year, such suspension or curtailment may be desirable for the safety of the travelling public or to avoid loss in operation.

To be subject to laws companies.

Section 7. Every corporation doing business under this governing street act shall be subject to the provisions of the general laws now railway or hereafter in force governing street railway companies in respect to the future issue of stocks and bonds, consolidation, leases, revocation of permits and locations: and shall also, be subject to the same regulation and supervision, and shall file with the public service commission the same reports and information, required of street railway companies, so far as such regulation, supervision and requirements are applicable to corporations doing business hereunder and are not inconsistent with the provisions hereof.

SECTION 8. The right of any corporation to erect poles, Time limit wires and other appliances in accordance with any permit of poles, etc. granted under section five, and to operate trackless trolley vehicles upon the line designated in such permit, shall cease as to so much thereof as shall not be in operation within two years after the date of approval by the public service commission, or within such extension of said period of two years as the commission may, after a hearing, grant.

Section 9. Any corporation doing business under this May purchase electricity. act may purchase electricity from any person, firm or corporation engaged in the manufacture or distribution of the same, from any street railway company, or from any city or town engaged in the manufacture or distribution of electricity, on such terms and conditions as may be approved by the public service commission, and, with like approval, may make contracts with any corporation already having poles, wires, conduits or other structures or appliances within the limits of public ways or on private lands for the purchase or for the use of such poles, wires, conduits or other structures.

SECTION 10. Any corporation doing business under this Real and act may purchase and hold such personal and real estate as personal estate. may be necessary or convenient for the operation of its lines.

Section 11. This act shall take effect upon its passage. Approved May 25, 1916.

An Act relative to the compensation of assistant Chap.267 ENGINEERS IN THE STATE HOUSE.

Be it enacted, etc., as follows:

Section 1. The compensation of the assistant engineers compensation employed in the state house shall hereafter be fourteen of assistant engineers in bundred dollars a year.

state house established.

Section 2. This act shall take effect upon its passage. Approved May 26, 1916.

Chap.268 An Act relative to the taxation of legacies and successions.

Be it enacted, etc., as follows:

1907, 563, § 1, etc., amended.

Section 1. Section one of chapter five hundred and sixty-three of the acts of the year nineteen hundred and seven, as amended by chapter two hundred and sixty-eight of the acts of the year nineteen hundred and nine, codified as section one of Part IV of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and further amended by section one of chapter five hundred and twentyseven of the acts of the year nineteen hundred and nine, and by chapter six hundred and seventy-eight of the acts of the year nineteen hundred and twelve, and by chapter four hundred and ninety-eight of the acts of the year nineteen hundred and thirteen, is hereby further amended by striking out the said section and inserting in place thereof the following: — Section 1. All property within the jurisdiction of the commonwealth, corporeal or incorporeal, and any interest therein, belonging to inhabitants of the commonwealth, and all real estate within the commonwealth, or any interest therein, belonging to persons who are not inhabitants of the commonwealth, which shall pass by will, or by the laws regulating intestate succession, or by deed, grant or gift, except in cases of a bona fide purchase for full consideration in money or money's worth, made or intended to take effect in possession or enjoyment after the death of the grantor or donor, and any beneficial interest therein which shall arise or accrue by survivorship in any form of joint ownership in which the decedent joint owner contributed during his life any part of the property held in such joint ownership or of the purchase price thereof, to any person, absolutely or in trust, except to or for the use of charitable, educational or religious societies or institutions, the property of which is by the laws of this commonwealth exempt from taxation or for or upon trust for any charitable purposes, to be carried out within this commonwealth, or to or for the use of the commonwealth or any city or town within this commonwealth for public purposes, shall be subject to a tax as follows: -

Taxation of legacies and successions, etc.

Class A.

Class A. In case such property or interest therein shall so pass or any beneficial interest therein shall so accrue to or for the benefit of a husband, wife, parent, child, grand-

child, adopted child or adoptive parent of the deceased, the tax shall be at the following rates:—

On its value not exceeding twenty-five thousand dollars, at one per cent;

On the excess of its value over twenty-five thousand dollars, and not exceeding fifty thousand dollars, at two per cent:

On the excess of its value over fifty thousand dollars, and not exceeding two hundred and fifty thousand dollars, at four per cent;

On the excess of its value over two hundred and fifty thousand dollars, and not exceeding one million dollars, at five per cent; and

On the excess of its value over one million dollars, at six per cent.

Class B. In case such property or interest therein shall Class B. so pass or any beneficial interest therein shall so accrue to or for the benefit of a lineal ancestor or descendant other than those included in Class A, a wife or widow of a son, the husband of a daughter, or a lineal descendant of an adopted child, or a lineal ancestor of an adoptive parent of the deceased, the tax shall be at the following rates:—

On its value not exceeding ten thousand dollars, at one per cent:

On the excess of its value over ten thousand dollars, and not exceeding twenty-five thousand dollars, at two per cent;

On the excess of its value over twenty-five thousand dollars, and not exceeding fifty thousand dollars, at four per cent;

On the excess of its value over fifty thousand dollars, and not exceeding two hundred and fifty thousand dollars, at five per cent;

On the excess of its value over two hundred and fifty thousand dollars, and not exceeding one million dollars, at six per cent; and

On the excess of its value over one million dollars, at seven per cent.

Class C. In case such property or interest therein shall Class C. so pass or any beneficial interest therein shall so accrue to or for the benefit of a brother, sister, step-child, step-parent, half brother, half sister, nephew or niece of the deceased, the tax shall be at the following rates:—

On its value not exceeding ten thousand dollars, at three per cent;

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Taxation of legacies and successions, etc. On the excess of its value over ten thousand dollars, and not exceeding twenty-five thousand dollars, at five per cent;

On the excess of its value over twenty-five thousand dollars, and not exceeding fifty thousand dollars, at seven per cent;

On the excess of its value over fifty thousand dollars, and not exceeding two hundred and fifty thousand dollars, at eight per cent:

On the excess of its value over two hundred and fifty thousand dollars, and not exceeding one million dollars, at nine per cent; and

On the excess of its value over one million dollars, at ten per cent.

Class D.

Class D. In case such property or interest therein shall so pass or any beneficial interest therein shall so accrue to or for the benefit of any person not included in any of the foregoing classes, the tax shall be at the following rates:—

On its value not exceeding ten thousand dollars, at five per cent:

On the excess of its value over ten thousand dollars, and not exceeding twenty-five thousand dollars, at six per cent;

On the excess of its value over twenty-five thousand dollars, and not exceeding fifty thousand dollars, at seven per cent;

On the excess of its value over fifty thousand dollars, and not exceeding two hundred and fifty thousand dollars, at eight per cent;

On the excess of its value over two hundred and fifty thousand dollars, and not exceeding one million dollars, at nine per cent; and

On the excess of its value over one million dollars, at ten per cent.

Liability for taxes.

Administrators, executors and trustees, grantees or donees under conveyances or gifts made during the life of the grantor or donor, and persons to whom beneficial interests shall accrue by survivorship, shall be liable for such taxes, with interest, until the same have been paid; but no property or interest therein, which shall pass or accrue to or for the use of a husband, wife, father, mother, child, adopted child or adoptive parent of the deceased, unless its value exceeds ten thousand dollars, and no other property or interest therein, unless its value exceeds one thousand dollars, shall be subject to the tax imposed by this act, and no tax shall be exacted upon property or interests so passing or

accruing which shall reduce the value of such property or interest below the amount of the above exemptions. All Taxes to be taxes under this act shall be paid out of and chargeable to capital, etc. capital and not income, unless otherwise provided in a will or codicil, or deed or other instrument creating the grant or gift, but nothing herein contained shall affect any right of the commonwealth to collect such tax or lien therefor.

SECTION 2. Section four of chapter five hundred and 1907, 563, § 4. sixty-three of the acts of the year nineteen hundred and seven. codified as section four of Part IV of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, as amended by section two of chapter five hundred and twenty-seven of the acts of the year nineteen hundred and nine, and by section one of chapter one hundred and fifty-two of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the said section and inserting in place thereof the following: - Section 4. Except as hereinafter provided, taxes im-Cortain taxes, when payable. posed by the provisions of this act upon property or interests therein, passing by will or by the laws regulating intestate succession, shall be payable to the treasurer and receiver general by the executors, administrators or trustees at the expiration of one year after the date of the giving of bond by the executors, administrators or trustees first appointed.

If the probate court, acting under the provisions of section Tax payment, suspension. thirteen of chapter one hundred and forty-one of the Revised Laws, has ordered the executor or administrator to retain funds to satisfy a claim of a creditor, the payment of the tax may be suspended by the court to await the disposition of such claim.

Except as hereinafter provided, taxes imposed by the Taxes on provisions of this act upon property or interests therein, passing by passing by deed, grant or gift to take effect in possession or when payable. enjoyment after the death of the grantor or donor, or upon beneficial interests arising or accruing by survivorship in any form of joint ownership shall be payable by the grantee, donee or survivor at the expiration of one year after the date when his right of possession or enjoyment accrues. In all cases where there shall be a grant, gift, devise, descent, or bequest to take effect in possession or come into actual enjoyment after the expiration of one or more life estates or a term of years, the taxes thereon shall be payable by the executors, administrators or trustees in office when such right of possession accrues, or, if there is no such executor,

Remainders, liens, etc.

administrator or trustee, by the person or persons so entitled thereto, at the expiration of one year after the date when the right of possession accrues to the person or persons so entitled. If the taxes are not paid when due, interest shall be charged and collected from the time the same became payable. Property of which a decedent dies seized or possessed, subject to taxes as aforesaid, in whatever form of investment it may happen to be, and all property acquired in substitution therefor, shall be charged with a lien for all taxes and interest thereon which are or may become due on such property; but said lien shall not affect any personal property after the same has been sold or disposed of for value by the executors, administrators or trustees. lien charged by this act upon any real estate or separate parcel thereof may be discharged by the payment of all taxes due and to become due upon said real estate or separate parcel, or by an order or decree of the probate court discharging said lien and securing the payment to the commonwealth of the tax due or to become due by bond or deposit as hereinafter provided, or by transferring such lien to other real estate owned by the owner or owners of said real estate or separate parcel thereof.

Repeal.

Section 3. So much of section three of chapter five hundred and sixty-three of the acts of the year nineteen hundred and seven, codified as section three of Part IV of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and amended by chapter five hundred and two of the acts of the year nineteen hundred and eleven, as was not repealed by section two of chapter six hundred and seventy-eight of the acts of the year nineteen hundred and twelve, is hereby repealed.

Time of taking effect.

Section 4. This act shall take effect upon its passage, but it shall apply only to property or interests therein passing or accruing upon the death of persons who die subsequently to the passage hereof. Property or interests therein passing or accruing upon the death of persons dying prior to the passage hereof shall remain subject to the laws then in force.

Approved May 26, 1916.

An Act to impose a tax upon the income received from Chap,269 CERTAIN FORMS OF INTANGIBLE PROPERTY AND FROM TRADES AND PROFESSIONS.

Be it enacted, etc., as follows:

SECTION 1. There shall be levied in the year nineteen Tax upon hundred and seventeen, and in each year thereafter, a tax incomes to be upon incomes as hereinafter set forth.

TAXATION OF INCOME DERIVED FROM CERTAIN INTANGIBLES.

SECTION 2. Income of the following classes received by Taxation of any inhabitant of this commonwealth during the calendar from certain year prior to the assessment of the tax shall be taxed at the intangibles. rate of six per cent per annum:

(a) Interest from bonds, notes, money at interest and all Interest from bonds, etc., debts due the person to be taxed, except from:

First: Deposits in any savings bank chartered by this commonwealth or in the Massachusetts Hospital Life Insurance Company, or such of the deposits in the savings department of any trust company so chartered as do not exceed in amount the limits imposed upon deposits in savings banks by section forty-six of chapter five hundred and ninety of the acts of the year nineteen hundred and eight. and acts in amendment thereof and in addition thereto.

Second: Bonds of the United States and such bonds. notes and certificates of indebtedness of the commonwealth and of political subdivisions thereof as are exempt from taxation under the provisions of clause fifteen of section five of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto.

Third: Loans secured exclusively by mortgages of real estate, taxable as real estate, situated within the commonwealth, to an amount not exceeding the assessed value of the mortgaged real estate.

(b) Dividends on shares in all corporations and joint Dividends on shares stock companies organized under the laws of any state or in corporanation other than this commonwealth, except national banks except, etc., and except such foreign corporations as are subject to a tax upon their franchises payable to this commonwealth under the provisions of sections forty-three and fifty-two of Part III of chapter four hundred and ninety of the acts of



Dividends on shares in certain partnerships, etc. except, etc.

the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto.

(c) Dividends on shares in partnerships, associations or trusts, the beneficial interest in which is represented by transferable shares, except dividends on shares of the following:

First: Partnerships, associations or trusts, which file with the tax commissioner the agreement hereinafter provided for, and the property of which consists exclusively of one or more of the following specified kinds of property, to wit: real estate wherever situated and supplies therefor and receipts therefrom; stocks of corporations taxable under the provisions of sections forty-three and fifty-two of Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine and acts in amendment thereof and in addition thereto; bonds, notes, loans secured by mortgage of real estate, and certificates of indebtedness, the income of which is exempt from taxation under the provisions of this section; property the income of which, if any, would be taxable under this section if owned by an inhabitant of the commonwealth; shares in partnerships, associations or trusts, dividends on which are exempt from taxation under this section.

Second: Partnerships, associations or trusts, the beneficial interest in which is represented by transferable shares, which file such agreement and furnish satisfactory proof to the tax commissioner that two thirds, at least, of their taxable property is taxed within the commonwealth and that the remainder, if taxable, is taxed where it is situated.

Partnerships, associations or trusts, the dividends on shares of which are exempt from taxation under this section, shall pay to the tax commissioner annually a tax of six per cent of the income derived from any property owned by such partnerships, associations or trusts, so far as such income would be taxable under this section if received by an inhabitant of the commonwealth.

Certain dividends subject to taxation, unless, etc.

Certain part-

nerships, etc., to pay annual tax on certain

ncome.

Dividends on the shares of any partnership, association or trust, of the classes designated in paragraphs first and second of subsection (c) of this section shall be subject to taxation under this section unless the trustees or managers of such partnership, association or trust shall-file with the tax commissioner, in such form as he shall determine, its agreement to pay to the commonwealth annually the tax imposed by the preceding paragraph and any tax imposed

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by section five of this act. In case of any breach of the Enforcement terms of any such agreement, the same may be enforced agreement. by information in equity to be brought by the attorneygeneral at the relation of the tax commissioner in the supreme judicial court for the county of Suffolk. This remedy shall be in addition to all other means of collection provided by this act, and to the penalties hereinafter imposed.

For the purposes of this act any securities of the classes Cortain securi-designated in this section, held in pledge, or on margin or to be property otherwise, by an agent or broker as security for a debt of of principal, his principal, whether such securities stand in the name of the principal or of any other person, shall be deemed to be the property of the principal, and the income arising therefrom shall be included in the total income of the principal under this section.

No distribution of capital, whether in liquidation or other- Distribution wise, shall be taxable as income under this section; but of capital and certain accumulated profits shall not be regarded as capital under regarded. this provision.

DEDUCTIONS ALLOWED.

SECTION 3. From the income taxable under section two Deductions of this act the taxpayer may, under the conditions prescribed of certain debts. in this section and in section seven, receive a deduction on account of interest paid by him during the year on debts of the following classes:

- (a) Debts, except those secured by mortgage or pledge of real estate or tangible personal property, owed by persons engaged in the business of buying, selling, or otherwise dealing in intangible personal property, provided that such business, if it includes other classes of dealings, does not include buying, selling, improving or otherwise dealing in or with real estate or buying, selling, manufacturing or otherwise dealing in or with tangible personal property.
- (b) Debts owed by other persons, except debts secured by such mortgage or pledge and debts on account of which the taxpayer is entitled to claim a deduction under sections five and six.

In determining as hereinafter provided the deduction No deduction, authorized in the preceding paragraph, no deduction shall be allowed in respect of interest upon any debt belonging to either class (a) or class (b) above enumerated which arises from loans or open accounts directly or indirectly secured by intangible personal property, except to an amount not exceeding eighty per cent of the income returned by the

taxpayer for taxation under section two on account of intangible personal property which secured such loans or open accounts.

The said deduction shall be determined in the following manner:

Deductions, how determined, filing of return, etc. A taxpayer who claims the benefit of the said deduction shall file with the tax commissioner or the income tax assessor of his district a return, in such form as the tax commissioner shall from time to time prescribe, of his entire income from all sources, together with such other information as the tax commissioner may deem necessary for the determination of the amount of said deduction. The tax commissioner may, in lieu of such return, accept a sworn duplicate of the annual return of income made under the provisions of the act of congress of the United States, approved October third, nineteen hundred and thirteen, and acts in amendment thereof and in addition thereto; he may also, in any case where he shall deem it necessary, require the taxpayer to file such a sworn duplicate.

Certain determinations to be made from return, etc.

From the said return and information the tax commissioner or the income tax assessor shall determine the amount of interest paid during the year by the taxpayer on debts of classes (a) or (b) above enumerated, for which deduction is authorized by this section, which interest for the purpose of this section shall be called the net interest. He shall also determine the total net income of the taxpayer, exclusive of income taxable under section five, as such total net income would be if no deduction were made for interest paid during the year. The taxpayer may deduct from his income taxable under section two an amount of interest paid by him during the year which shall bear the same proportion to the net interest paid as his income taxable under section two bears to his total net income as above determined.

Deduction of certain partnerships, etc. A partnership, association or trust, the beneficial interest in which is represented by transferable shares, paying to the commonwealth a tax upon income subject to taxation under section two of this act, as provided in said section, may receive the deduction authorized by this section on the same terms as an individual inhabitant.

Penalties for fraudulent return, etc.

Any person filing a fraudulent return or giving fraudulent information to the tax commissioner or the income tax assessor under this section, shall be subject to the penalties set forth in section thirteen of this act in the case of fraudulent returns.

EXEMPTION.

Section 4. A person whose total income from all sources Exemption. does not exceed six hundred dollars during the year preceding that in which the tax is assessed shall have an exemption of three hundred dollars of that part of his income which is liable to taxation under section two of this act.

INCOME FROM ANNUITIES, PROFESSIONS, EMPLOYMENTS, TRADE AND BUSINESS.

Income of the following classes received by Income of Section 5. any inhabitant of this commonwealth, during the calendar to be taxed. year prior to the assessment of the tax, shall be taxed as follows:

(a) Income from an annuity shall be taxed at the rate of Tax on income from annuity, one and one half per cent per annum. The income of property held in trust shall not be exempted from taxation under section two nor shall payments to beneficiaries be taxed under this section, because of the fact that the whole or any part of the payments to the beneficiaries is in the form of an annuity. A person whose total income from all Exemption. sources does not exceed six hundred dollars during the year preceding that in which the tax is assessed shall have an exemption of three hundred dollars of that part of his income which is liable to taxation under this paragraph: provided, however, that no person shall have exemptions Proviso. under this paragraph and under section four exceeding in all three hundred dollars of income.

(b) The excess over two thousand dollars of the income, Tax on income as defined in section six, derived from professions, employ- sions, etc. ments, trade or business shall be taxed at the rate of one and one half per cent per annum. In determining such income the rental value of living quarters furnished any individual as part of his compensation shall be included. The wages United States and salaries of employees and officers of the United States etc., exemption, government shall not be taxed; but if such employees and officers receive other income taxable under this section, that part of such other income shall be taxed which, when such other income is added to the amount of the wages or salary received as an employee or officer of the United States government, shall be in excess of two thousand dollars.

(c) The excess of the gains over the losses received by Tax on excess the taxpayer from purchases or sales of intangible personal from purchases, etc., of intangible personal property. Proviso.

property, whether or not the said taxpayer is engaged in the business of dealing in such property, shall be taxed at the rate of three per cent per annum; provided, that in the case of intangible personal property held by trustees or other fiduciaries, the said excess shall be determined and the tax imposed by this section shall be assessed by the tax commissioner or income tax assessor and the tax shall be paid, at the time when such trust is terminated, but such trustee or other fiduciary may at his option include the said excess in any return of income made prior to the termination of the trust, and the tax shall be assessed and paid as of the year in which the return is made. In the case of trusts that continue for more than five years, the said excess, if not previously returned, shall be included in a return of taxable income at least in every fifth year, and the tax shall be assessed and paid as of the year in which the return is made. Any such trustee or other fiduciary may charge any taxes paid under this paragraph against principal in any accounting which he makes as such trustee.

Trustee may charge tax paid in accounting.

Certain incomes taxed as individual, unless, etc. Income of the classes enumerated in paragraphs (a), (b) and (c) of this section received by any partnership, association or trust, the beneficial interests in which are represented by transferable shares, shall be taxed under this section to the same extent as if the partnership, association or trust were an individual inhabitant of this commonwealth, unless the dividends on the transferable shares issued by such partnership, association or trust are taxable under the provisions of section two.

Certain interest and dividends, and certain incomes not to be taxed. Interest and dividends taxable under section two of this act shall not be taxed under this section; and income derived from property not subject to taxation under chapter four hundred and ninety of the acts of the year nineteen hundred and nine and acts in amendment thereof and in addition thereto, and also income derived from forest lands classified under chapter five hundred and ninety-eight of the acts of the year nineteen hundred and fourteen, shall not be taxed under this act.

DETERMINATION OF TAXABLE INCOME FROM PROFESSION, EMPLOYMENT, TRADE OR BUSINESS.

Determination of taxable income from profession, employment, SECTION 6. Income taxable under paragraph (b) of section five of this act shall be the gross income from the profession, employment, trade or business, including gains

from the sale of capital assets, other than intangible personal property, employed therein, less the following deductions:

(a) Expenses paid within the year in the profession, em-Allowances, for expenses ployment, trade or business, including the cost of ordinary repairs but not including personal or family expenses: pro- Proviso. vided, that premiums paid for use and occupancy insurance, or rent insurance, shall not be deducted as part of such expenses.

(b) A reasonable allowance for the depreciation and For depreciation, etc., of obsolescence of property within the year, and for the de-property. pletion within the year of wasting assets owned by the person taxed and used in the profession, employment, trade or business; provided, that with the approval of the tax com- Proviso. missioner a taxpayer may, in lieu of the aforesaid allowance for depreciation and obsolescence, be allowed to deduct actual expenses of replacement of capital and extraordinary repairs, and with such approval may in any year defer such deductions in whole or in part to one or more subsequent

(c) All taxes paid within the year to the United States For certain or any other nation, or to any state, county, city, town or taxes paid. district, in respect of the profession, employment, trade or business, or the property held or used in connection therewith, but not including assessments for betterments.

(d) Interest paid within the year on indebtedness of the For cortain person taxed incurred in connection with his profession, em-interest ployment, trade or business; but no interest allowed as a deduction under section three of this act shall also be allowed under this section.

(e) Losses from the sale within the year of capital assets For certain other than intangible personal property and losses sustained the year, etc. within the year by fire, theft or other casualty, or amounts paid within the year on account of claims in tort or contract incurred in connection with the profession, employment, trade or business, when not compensated for by insurance or otherwise.

(f) The amount of any debts receivable arising from the For certain conduct of a profession, employment, trade or business worthless debts, etc. subsequent to December thirty-first, nineteen hundred and fifteen, determined by the person taxed to be worthless and actually charged off during the year; but no debts receivable as income shall be so charged off and deducted, unless they have previously been included as income in a return made under this act.

Allowances, for certain tangible property.

(g) An amount equal to five per cent of the assessed value of the stock in trade and other tangible property, real and personal, owned by the person taxed and used or employed in the profession, employment, trade or business within or without the commonwealth, on the day as of which such property is assessed in the year for which the income is computed. In case any such stock in trade or other tangible property located without the commonwealth is taxed in respect of its income, and not in respect of its capital value, by the taxing district in which it is located in such year, the tax commissioner may determine its value in any other manner, and may allow a deduction of an amount equal to five per cent of the value so determined.

For husband, wife, child or dependent perent. (h) The sum of five hundred dollars for a husband or wife with whom the taxpayer lives, and the sum of two hundred and fifty dollars for each child under the age of eighteen years, or parent entirely dependent for support upon the person making the return. The aforesaid deduction shall not be made by both husband and wife, but may be made by either as they shall mutually agree, or shall be prorated between them in proportion to the net income of each in excess of two thousand dollars. In no case shall the total deduction on account of husband and wife, and children and parents, exceed one thousand dollars.

For income from certain classes of property. (i) Income of the classes specified in the last paragraph of section five.

METHODS OF DETERMINING TAXABLE INCOME.

Methods of determining taxable income. Section 7. Persons who customarily estimate their income and expenditure on a basis other than that of actual cash receipts and disbursements may, with the approval of the tax commissioner, compute upon a similar basis their income taxable under this act. In determining the gains or losses realized from the sale of capital assets, the value on January first, nineteen hundred and sixteen, of such property owned on that date shall be the basis of determination, and in case property is acquired after January first, nineteen hundred and sixteen, the value on the date that it is acquired shall be the basis of determination.

ESTATES OF DECEASED PERSONS.

Estates of deceased persons.

Section 8. The income received by persons since deceased shall be taxed to their estates. The income received by estates of deceased persons who last dwelt in this com-

monwealth shall be subject to the taxes assessed by this act, to the extent that the persons to whom such income is payable or for whose benefit it is accumulated are inhabitants of this commonwealth, which shall be assessed to the executor or administrator, and before the appointment of an executor or an administrator such taxes shall be assessed in general terms to the estate of the deceased, and the executor or administrator subsequently appointed shall be liable for the tax so assessed as though assessed to him: provided, that no person shall be taxed under the provisions Provisos. of this act for income received from any executor or administrator which income has itself been taxed under the provisions of this section; and provided, that an executor or administrator who has given due notice of his appointment, and who has filed an inventory within nine months thereafter, shall not be obliged to pay any tax hereunder except upon income received by him or income of his decedent with respect to which he is required to make a return hereunder, unless the same shall be assessed within one year after his giving bond for the performance of his trust. If the inventory shall not have been filed within the said nine months, the executor or administrator shall be obliged to pay any taxes that may be assessed hereunder within three months after the filing of the inventory.

The provisions of this act with reference to the taxation of income received by trustees shall, so far as apt, and except as otherwise provided herein, apply to the income received by executors and administrators.

PROPERTY HELD IN TRUST.

The income received by estates held in trust Property held in trust. Section 9. by trustees, any one of whom is an inhabitant of this commonwealth or has derived his appointment from a court of this commonwealth, shall be subject to the taxes assessed by this act to the extent that the persons to whom the income from the trust is payable, or for whose benefit it is accumulated, are inhabitants of this commonwealth. tax shall be assessed to such of the trustees as are inhabitants of the commonwealth.

Such part of the income of intangible personal property Certain income of non-residents held in trust as is payable to or accumulated for persons who exampt. are not inhabitants of the commonwealth, shall be exempt from the taxes imposed by this act.

Property held in trust, by certain executors, etc. If an inhabitant of this commonwealth receives income from one or more executors, administrators or trustees, none of whom is an inhabitant of this commonwealth or has derived his appointment from a court of this commonwealth, such income shall be subject to the taxes assessed by this act, according to the nature of the income received by the executors, administrators or trustees.

Claim for certain exemptions by executor, etc.

An executor, administrator, or trustee may, at the request of any beneficiary, claim the benefit of the exemptions provided by sections four and five of this act for each person to whom the income from the trust is payable, or for whose benefit it is accumulated, and an inhabitant of this commonwealth receiving income from one or more executors, administrators or trustees, none of whom is an inhabitant of this commonwealth or has derived his appointment from a court of this commonwealth, may also claim the benefit of such exemptions: provided, however, that no such exemptions shall be allowed unless the tax commissioner is satisfied by an affidavit from the beneficiary who claims exemptions, or for whose benefit the same are claimed, or otherwise, that such beneficiary is not allowed in all trusts or estates under which he may be a beneficiary, and on account of all income on which he is liable to taxation under this act, more than the total amount of exemptions to which he is entitled under said sections four and five respectively.

Proviso.

Corporations acting as trustee to be subject to act.

Corporations authorized under the laws of this commonwealth to act as trustee or in any other fiduciary capacity shall, with respect to the income received by them in that capacity, be subject to the provisions of this act in the same manner and under the same conditions as individual inhabitants of this commonwealth acting in similar capacities. except that no such corporation shall be taxed on account of any property the income of which would be taxable under section two hereof if received by an individual inhabitant, or on account of the income derived from such property, if such property is held by such corporation as mortgagee or pledgee to secure the payment of bonds, notes or other evidences of indebtedness the interest on which is taxable under section two of this act to such individual inhabitants of the commonwealth as receive it, or the principal of which is exempt from taxation under laws other than this act.

Act to apply to income received by guardians, etc.

The provisions of this act with reference to the taxation of income received by trustees shall, so far as apt, apply to the income received by guardians, conservators, trustees in

bankruptcy, receivers and assignees for the benefit of credi-Income accumulated in trust for the benefit of unborn or unascertained persons or persons with contingent interests shall be taxed as if accumulated for the benefit of inhabitants of this commonwealth.

For the purpose of facilitating the settlement and dis-Tax commistribution of estates held by executors, administrators, sioner, with trustees, guardians, conservators, trustees in bankruptcy, area upon receivers and assignees for the benefit of creditors, the tarfrom certain estates. tax commissioner, with the approval of the attorney-general, may on behalf of the commonwealth agree upon the amount of taxes at any time due or to become due from such estates under the provisions of this act, and payment in accordance with such agreement shall be full satisfaction of the taxes to which the agreement relates.

PARTNERSHIPS.

Section 10. Profits or income, of the classes hereinbe- Partnerships. fore made taxable, of partnerships of which any member is an inhabitant of this commonwealth and which have a usual place of business in this commonwealth, shall be subject to the taxes assessed by this act. If any of the members of the partnership are not inhabitants of this commonwealth, only so much of the income thereof as is proportionate to the aggregate interest of the partners who are inhabitants of this commonwealth in the profits of the partnership shall be taxed. The tax shall be assessed on such a partnership by the name under which it does business, and the partners shall not be taxed with respect to the income derived by them from such a partnership. A partner- Deductions. ship may, except as hereinafter provided, in computing the amount of income with respect to which it is taxable, deduct at the request of any partner the whole or any part of the amount of any exemption to which such partner may be entitled under the provisions of sections four and five of this act: provided, however, that no such exemption shall Proviso. be allowed unless the tax commissioner is satisfied by an affidavit from the partner for whose benefit an exemption is claimed, or otherwise, that such partner is not allowed, in all partnerships in which he may be a partner, and on account of all income on which he is liable to taxation under this act, more than the total amount of exemptions to which he is entitled under said sections four and five of this act.

Partnerships, deductions, to appear in return.

Inhabitant member of non-resident partnership.

Certain provisions of act to apply to partnerships.

Section of act not to apply to certain cases. Each amount so deducted shall be set forth in the return of such partnership, and the partner requesting the same shall be allowed no further exemption on account of the amount so deducted by the partnership.

An inhabitant of this commonwealth who is a member of a partnership having no usual place of business in this commonwealth, who receives income from such partnership derived from such a source that it would be taxable if received directly by such partner, shall as to such income be subject to the taxes imposed by this act.

The provisions of this act in respect to the filing of returns, and the assessment, abatement and collection of taxes, and to notices concerning the same, shall apply to partnerships subject to taxation hereunder.

This section shall not apply to partnerships, associations or trusts, the beneficial interest in which is represented by transferable shares, and nothing in this section shall affect other provisions of this act so far as the same relate to such partnerships, associations or trusts, the beneficial interest in which is represented by transferable shares.

EXEMPTION OF PROPERTY THE INCOME OF WHICH IS TAXED.

Exemption of property the income of which is taxed.

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Section 11. After the year nineteen hundred and sixteen, income which is taxable under the provisions of section five of this act, and, except as provided in section twentyone, property, whether held by an executor, administrator, trustee or otherwise, the income of which, if any, is taxed or would be taxable under the provisions of section two of this act if received by an inhabitant of this commonwealth. shall be exempt from taxation under the provisions of chapter four hundred and ninety of the acts of the year nineteen hundred and nine and acts in amendment thereof and in addition thereto: provided, however, that in determining the amount of any tax upon a corporate franchise under the provisions of Part III of said chapter four hundred and ninety, the value of securities the income of which, if any, is taxed or would be taxable under the provisions of this act if owned by a natural person, shall not be included in the deduction, authorized by section forty-one of said part of said chapter, of securities which, if owned by a natural person resident in this commonwealth, would not be liable to taxation, but, for the purposes of section forty-three of said part of said chapter, shall be included among securities

which, if owned by a natural person resident in this commonwealth, would be liable to taxation. This act shall not Act, how construed. be construed to impose a tax upon any corporation or person in respect to income derived from property exempted from taxation by provisions of law existing prior to the passage of this act, nor shall anything in this act exempt from taxation, under the provisions of said chapter four hundred and ninety, real estate and tangible personal property.

Except as provided in section nine, the income received Corporations, by corporations shall not be taxable under the provisions returns. of this act. Every corporation liable to taxation under said section nine shall make the returns required by this act, and shall be subject to the penalties therein provided.

RETURNS.

SECTION 12. Every individual inhabitant of the com- Returns of. monwealth, including every partnership, association or whom made, trust, whose annual income from all sources exceeds two etc. thousand dollars shall annually make a return of his entire income, except income derived (a) from real estate, (b) from dividends exempt from taxation under section two of this act, (c) from interest upon bonds or other obligations of the United States, (d) from interest upon such bonds, notes and certificates of indebtedness of the commonwealth and political subdivisions thereof as are exempt from taxation under the provisions of clause fifteen of section five of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto, (e) from loans secured exclusively by mortgages of real estate, taxable as real estate, situated within the commonwealth to an amount not exceeding the assessed value of the mortgaged real estate, and (f) from wages or salaries received from the United States. Every other individual inhabitant, including every partnership, association or trust, who receives income taxable under section two or subdivision (a) or (c) of section five of this act shall make an annual return of such taxable income.

Every executor, administrator, trustee, guardian, con-Executors, servator, trustee in bankruptcy, assignee for the benefit of returns of creditors and receiver, other than a receiver of a corporation income. organized under the laws of the commonwealth, and every other person receiving income taxable under this act shall

make an annual return of his taxable income as herein provided.

Returns to be under oath, where filed, etc.

The aforesaid return shall be under oath, and shall be filed with the income tax assessor for the district in which the taxpayer resides or has his principal place of business or, at the option of the taxpayer, may be filed with the tax commissioner, and shall be made in such form as the tax commissioner shall from time to time prescribe and shall contain such further information as the tax commissioner may deem pertinent. The return shall be made on or before the first day of March in each year, and shall relate to the income received during the calendar year ending on the preceding thirty-first day of December.

The return required by this section shall be filed by every person who is at any time between the first day of

By whom filed.

Provisos.

January and the thirtieth day of June in any year an inhabitant of the commonwealth, if such person has in the preceding year received income taxable hereunder: provided, that the return relating to income taxable under the provisions of this act, and received by any person who shall have deceased without having made a return relating to such income, shall be made by his executor or administrator; and provided, that in the case of any such person who has become an inhabitant of the commonwealth after the first day of February in any year, such return shall be due and shall be filed ninety days after he becomes such an inhabitant. Every person who is an inhabitant of the

Blanks to be provided, etc.

The tax commissioner shall cause to be prepared blanks for the said returns, and shall cause them to be distributed throughout the commonwealth; but no person shall be excused from making the return by failure of the tax commissioner to send or give one of the blanks to him.

commonwealth at any time between the first day of January and the thirtieth day of June, both inclusive, in any year, shall be subject to the taxes imposed by this act.

Seasonable notice, etc.

The tax commissioner shall give seasonable notice of the requirement of this section, in the manner prescribed by section forty-one of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, not later than the fifteenth day of January in each year, in every city and town in the commonwealth.

Omitted or supplementary returns. If the tax commissioner shall, from information derived from the return or otherwise, be of opinion that any person whose income is taxable under the provisions of this act

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may have failed to file a return, or to include in a return filed, either intentionally or through error, all the sources of his taxable income, he may require from such person a return or a supplementary return under oath, in such form in each individual instance as the commissioner shall prescribe, of all the sources from which the taxpayer received any income, whether or not taxable under the provisions of this act, in the year for which the return was made. If Omissions, how treated, from a supplementary return or otherwise the commissioner etc. finds that any sources of taxable income have been omitted from the original return, he may require the amount of income from each source of taxable income so omitted to be disclosed to him under oath of the person liable for the tax, and added to the original return. Such supplementary Liable to return and the correction of the original return shall not relieve the person making the same from any of the penalties to which he may be liable under any provision of this act. The tax commissioner may proceed under the provisions of section fourteen of this act, whether or not he requires a return or a supplementary return under this section.

PENALTIES.

SECTION 13. If any person required to file a return Penalties. under the provisions of this act fails to file the return within the time prescribed by such provisions, there shall be added to, and become a part of the tax, as an additional tax, the sum of five dollars for every day during which such person is in default: provided, however, that the tax commissioner Proviso. may, in his discretion, abate any such additional tax in whole or in part.

If any person fails to file a return required under the pro- Writ of mandamus visions of this act on or before the first day of May of any to issue. year, any justice of the supreme judicial court or of the superior court, upon petition of the tax commissioner or of the income tax assessor for the district in which such person is required to file the return, or of any ten taxable inhabitants of the commonwealth, shall issue a writ of mandamus requiring such person to file the return. The order of notice upon the petition shall be returnable not later than ten days after the filing of the petition. petition shall be heard and determined on the return day or on such day thereafter as the court shall fix, having regard to the speediest possible determination of the cause

Judgment to include costs.

consistent with the rights of the parties. The judgment shall include costs in favor of the prevailing party. All writs and processes may be issued from the clerk's office in any county, and, except as aforesaid, shall be returnable as the court shall order.

Penalties, on return.

If any person files a fraudulent return, or if any person who has failed to file a return, or has filed an incorrect or insufficient return, and has been notified by the tax commissioner of his delinquency, without reasonable excuse fails to file a return within twenty days after receiving such notice, such person shall be punished by a fine of not less than one hundred dollars nor more than ten thousand dollars, or by imprisonment for not more than one year, or by both such fine and imprisonment, and shall forfeit his right to hold public office anywhere within the commonwealth for such period, not exceeding five years, as the court may determine.

Right to hold public office forfeited.

Certain partnerships, etc., penalties imposed, how inflicted.

In the case of a partnership of which one or more members are inhabitants of this commonwealth and having a usual place of business in this commonwealth, the penalties imposed by this act may be inflicted upon any member of the partnership who is an inhabitant of this commonwealth and who has any active part in the management of the affairs of the partnership, and if there is no such member, upon the person or persons in charge of its affairs within this commonwealth. In the case of a partnership, association or trust, the beneficial interests in which are represented by transferable shares, the penalties imposed by this act for failure to file a return may be inflicted upon the trustees, managers or officers whose duty it was to make the return.

Penalties, how applied. The penalties provided by this section shall apply to individuals and corporations acting in any fiduciary capacity. In the case of a corporation, the penalty may be imposed on the corporation, on the officers whose duty it was to make the return, or on both.

ASSESSMENT AND ADMINISTRATION.

Tax commissioner to determine incomes and assess tax, etc. Section 14. The tax commissioner shall determine from the returns required by this act, or in any other manner, the income of every person taxable under this act, and shall assess thereon the tax hereby provided; but he shall not determine the income of a person who has filed a return in accordance with section twelve, within the time prescribed by law, to be in excess of that disclosed by such return,

without notifying such person and giving him an opportunity to explain the apparent incorrectness of his return.

For the purpose of verifying any return made pursuant Verification to this act the tax commissioner may, within two years after the date when such return was due, if he has reason to believe the return to be fraudulent or incorrect, direct by special authorization a deputy or other agent to verify the return; and for the purpose of such verification the books and papers of the person shall be open to the examining officer, or shall be produced for the purpose upon a summons, which the tax commissioner, or the examining officer, is hereby authorized to issue. The person making the return may be examined by such officer under oath.

If no return, or a fraudulent, incorrect or insufficient Assessment, how deterreturn, has been filed by a person required to file a return mined, when under the provisions of this act, and the person so in de-no return is fault refuses or neglects, after notice, to file a proper return, the tax commissioner shall determine the income of such person, taxable under this act, according to his best information and belief, and shall assess the same at double the amount so determined. In the case of sickness, absence or Diability, etc., other disability of a person liable to the tax, the tax com-further time to file return. missioner may allow such further time for filing the return as he may deem necessary.

If the tax commissioner discovers from the verification of Assessment, after return is a return filed under this act, or otherwise, that the income verified, etc. of any person subject to taxation under this act, or any portion thereof, has not been assessed, he may, at any time within two years after the first day of September of the year in which such assessment should have been made, assess the same, first giving notice to the person so to be assessed of his intention, and such person shall thereupon have an opportunity within ten days after such notification Ten days' to confer with the tax commissioner in person or by counsel or other representative as to the proposed assessment. After the expiration of ten days from such notification the tax commissioner shall assess the income of such person subject to taxation, or any portion thereof, which he believes has not theretofore been assessed, and he shall thereupon give notice to the person so assessed under the provisions of section fifteen of this act, and the tax shall be payable fourteen days after the date of such notice. The Abatement, provisions of this act in respect to the abatement and collec- etc. tion of taxes shall apply to a tax so assessed.

Rules and regulations.

The tax commissioner may from time to time make such rules and regulations, not inconsistent with the provisions of this act, as he may deem necessary for the purpose of carrying out its provisions.

Tax commissioner to give notice of date tax is due, etc.

Section 15. The tax commissioner shall, on or before the first day of September in each year, give notice to every person taxable under the provisions of this act of the amount of the tax payable by him, and of the date upon which the tax is due and payable, which date shall be the fifteenth day of October. The notice shall be a written or printed notice, and shall be mailed, postage prepaid, addressed to the person assessed at his place of residence or business. or at the address given in his return, or otherwise delivered at such place of residence or business or at such address. All taxes assessed hereunder may be paid at the office of the tax commissioner in Boston or at the office of the income tax assessor for the district in which the taxpayer resides or has his principal place of business, at the option of the taxpayer, and the notice shall state the places at which the tax may be paid.

Taxes, where paid.

Failure to receive the notice provided for by this section shall not affect the validity of the tax.

affected. Returns to be open to inspection of

Validity of

tax not

officials, etc.

Penalty for disclosure of information,

Section 16. Returns shall be open to the inspection of the tax commissioner and of his deputies, assistants and clerks, when acting under his authority, and of the income tax assessors and of their deputies, assistants and clerks, when acting under their authority. The disclosure by the tax commissioner, or by any deputy, assistant, clerk or assessor, or other employee of the commonwealth, or of any city or town therein, to any person of any information whatever contained in or set forth by any such return. other than the name and address of the person filing it. except in proceedings to collect the tax or by proper judicial order, shall be punishable by a fine not exceeding one thousand dollars, or by imprisonment for a period not exceeding six months, or by both such fine and imprisonment. and by disqualification from holding office for such period, not exceeding three years, as the court may determine. returns shall be preserved for two years, and thereafter until the tax commissioner orders them to be destroyed.

Indexes open to public inspection.

Lists or indexes of persons in the district who have filed returns shall be kept in the office of each income tax assessor, and shall be open to public inspection. The name of each person filing a return shall be placed on such list or index immediately on the filing of the return.

SECTION 17. For the purpose of carrying out the pro- Tax commisvisions of this act, the tax commissioner shall divide the divide comcommonwealth into income tax districts, and he may from monwealth into income time to time change the limits of the districts. He shall, tax districts. with the advice and consent of the governor and council, appoint, and may with their consent remove, an income tax Income tax assessor for each district, to assist him in such manner and appointment, under such rules and regulations as he may from time to duties, etc. time prescribe in the performance of his duties hereunder.

An income tax assessor need not be a resident of the Residence. district in which he is to serve: provided, that, so far as Provided may be practicable, preference shall be given to residents of the respective districts. The commissioner may transfer any income tax assessor from one district to another, and may assign any such assessor to temporary or extraordinary service in any district.

The tax commissioner may also appoint such deputy Deputy income tax assessors, who may be members of boards of assessors, assessors of cities or towns, and such clerical and other appointment, assistants in the several districts, as may, in the opinion of the governor and council, be necessary for the proper performance of his duties.

The salaries of the income tax assessors and their deputies Salaries shall be fixed by the tax commissioner with the approval expenses, etc. of the governor and council, and the income tax assessors, their deputies, assistants and clerks, shall be allowed such reasonable and necessary travelling and other expenses incurred in the performance of their duties as may be approved by the tax commissioner and by the governor and council.

All taxes received by the income tax assessors shall be Taxes received accounted for and turned over to the tax commissioner as to be accounted for each week, often as once in each week, and the commissioner shall etc. transmit to the treasurer and receiver general as often as once in each month all taxes received by him under the provisions of this act.

The tax commissioner shall require the income tax as- To furnish sessors to give bonds in such form, with such sureties and bonds in such amounts as may be approved by the governor and council, and all premiums upon such bonds shall be paid by the tax commissioner out of moneys appropriated for the purposes of this act.

The tax commissioner may also, with the advice and Income tax deputy, apconsent of the governor and council, appoint, and with their pointment and consent remove, a deputy to be known as the income tax

Income tax deputy, salary, clerical assistants, etc. deputy, who shall receive such salary as the governor and council may approve, and who, under the direction of the tax commissioner, shall have supervision and control of the assessment and collection of the income taxes provided for by this act; and the tax commissioner shall appoint such additional clerical and other assistants to the income tax deputy and income tax assessors as the governor and council may approve.

Powers and duties.

The aforesaid income tax deputy, income tax assessors and deputy assessors shall have such duties and powers consistent with the provisions of this act as the tax commissioner shall from time to time prescribe. Their appointment shall be governed by the provisions of law relative to the appointment of the present deputies and assistants of the tax commissioner, and supervisors of assessors.

When interest is to be added to tax, rate, etc.

Remedies.

Section 18. If a tax assessed under the provisions of this act is not paid at the time when it is due, interest at the rate of six per cent per annum from that time shall be added to and become part of the tax. The tax commissioner, and the income tax assessors in their respective districts, shall have all the remedies for the collection of taxes assessed under the provisions of this act that are provided by chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto, for the collection of taxes on personal estate by collectors of taxes of cities and towns, and shall be allowed charges and fees as therein provided. Any action of contract brought to recover any such tax shall be brought in the name of the commonwealth.

ABATEMENTS.

Abatements.

Section 19. Any person aggrieved by the assessment of a tax under the provisions of this act may apply to the tax commissioner for an abatement thereof at any time within three months after the date of the notice of the assessment; and if, after a hearing, the tax commissioner is satisfied that the tax is excessive in amount or that the person assessed is not subject to the tax, he shall abate the tax in whole or in part accordingly; and if the tax has been paid, the treasurer and receiver general shall repay to the person assessed the amount of such abatement, with interest thereon at the rate of six per cent per annum from the time when it was paid: provided, however, that no tax assessed upon any

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person liable to taxation under this act shall be abated in any event unless the person assessed shall have filed, at or before the time of bringing his petition for abatement, a return as required by section twelve of this act; and if he failed without good cause to file his return within the time prescribed by law, or filed a fraudulent return, or, having filed an incorrect or insufficient return, has failed, after notice, to file a proper return, the tax commissioner shall not abate the tax below double the amount for which the person assessed was properly taxable under the provisions of this act. The tax commissioner shall notify the petitioner Notice of decision. by registered letter of his decision upon the petition.

Any person aggrieved by the refusal of the tax com- Appeals. missioner to abate, in whole or in part, under the provisions of this section, a tax assessed under the provisions of this act, may, within thirty days after receiving notice of the decision of the tax commissioner, appeal therefrom by filing a complaint with the clerk of the board of appeal provided for by section sixty-eight of Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine. If, upon a hearing, the board of appeal Board of appeal, abstement. finds that the person making the appeal is entitled to any abatement from the tax assessed upon him, it shall make such abatement as it sees fit.

The decision of the board of appeal shall be final and be final conclusive, and shall be communicated in writing to the petitioner and the tax commissioner within five days after the decision of the board.

If the tax appealed from has been paid, the treasurer Repayment. and receiver general shall repay to the petitioner the amount of any abatement and interest from the time of payment. upon presentation to him by the petitioner of the notice of the decision of the board.

SECTION 20. Any person aggrieved by the refusal of complaint in the tax commissioner to abate in whole or in part, under the superior court. provisions of the preceding section, a tax assessed under the provisions of this act may, instead of pursuing the remedy provided in the preceding section, appeal from such refusal by filing a complaint against the tax commissioner in the superior court for the county in which such person resides or has his principal place of business, within thirty days after the notice by the tax commissioner of his decision in accordance with the preceding section. An order of notice shall be issued by said court and served upon the tax comFiling of complaint in superior court.

missioner within such time as the court shall direct, and the subsequent proceedings shall be conducted in accordance with the provisions of sections seventy-seven to eighty, inclusive, of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto; but if the complainant was subject to taxation under this act and did not file his return within the time prescribed by law he shall not be entitled to have any part of his tax abated by the court, unless the court finds that he had good cause for his delay, or the tax commissioner had previously so found. If an abatement is granted, the amount thereof shall be repaid to the complainant by the treasurer and receiver general, with interest at the rate of six per cent per annum from the time when the tax was paid, and costs.

Repayment.

Remedies The remedies provided by sections nineteen and twenty hereof shall be exclusive, whether or not the tax is wholly illegal.

exclusive.

ADDITIONAL LOCAL TAXES.

Additional local taxes if full return is not made.

Section 21. All property owned by a resident of this commonwealth on the first day of April in any year, which during the preceding calendar year had produced for such owner any income taxable under this act, shall, despite anything in this act, be subject to taxation to such owner in accordance with the provisions of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto, if such owner does not make to the tax commissioner a full return of his taxable income from such property on or before the first day of September of the year in which a return of income is required by section twelve of this act, and provided the tax so assessed is greater than the amount of the tax properly payable under sections two and fourteen of this act. Property taxable in any year under this section shall be assessed in that year between the second day of September and the tenth day of December, both inclusive. The amount of taxes assessed by the local assessors upon such property in such city or town in any year, less the amount assessed and collected by the tax commissioner as hereinafter provided, shall be entered on the tax list of the collector of such city or town, and he shall collect and pay over the same to the city or town.

Amount of taxes to be entered on tax list of collector.

Any taxpayer aggrieved by the assessment of a tax under Appeal to tax the provisions of this section may appeal to the tax com- etc. missioner within thirty days after the receipt of the tax bill therefor, or other actual notice of the assessment. In case To board of of an adverse determination by the tax commissioner, the appeal, etc. taxpayer may appeal to the board of appeal as provided in section nineteen, or to the superior court as provided in section twenty; and if the taxpayer shall establish that the income of the property was duly returned or that it was not taxable or that there was reasonable excuse for not making the return, the tax shall be abated, and if it has previously been paid, the amount abated shall be repaid by the city or town to the taxpayer, with interest from the time of such payment. At any time prior to the collection by the city or town of the tax provided for by this section, the tax commissioner may assess and collect the tax provided for by this act, on the income of the property subject to the limitation of time provided by section fourteen. Upon the collection of the tax, the tax commissioner shall Notice to tax collector of at once notify the tax collector of the city or town in which city or town. the taxpayer resides, and the tax collected by him shall be deducted from the tax assessed in that city or town; and if the tax assessed in such city or town has been collected. the amount so deducted shall be repaid by the city or town to the taxpayer. If a tax collected by a city or town under the provisions of this section is afterward abated, the amount of the abatement, together with the amount of any interest paid by the taxpayer on that amount, shall be paid by the city or town to the taxpayer.

Upon discovery of property the income of which for the Proceedings in preceding calendar year, taxable under this act, has not failure to been returned on or before the first day of September of the year in which the return is required, the tax commissioner shall forthwith notify the assessors of the city or town in which the property is taxable, unless there is within his knowledge a reasonable excuse for the failure of the taxpayer to file the return. Upon making any assessment under the provisions of this section, the assessors shall forthwith notify the tax commissioner.

Section 22. Any taxpayer who in the year nineteen amount to be hundred and seventeen fails to bring in a list of taxable and personal estate, as provided in sections forty-one to fortynine, inclusive, of Part I of chapter four hundred and ninety

A*sses*sment by tax com-missioner, in any city or town. be liable to

penalties.

of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto, shall be assessed in that year for an amount of personal estate not less than that for which he was assessed and taxed in the year nineteen hundred and sixteen. The tax commissioner shall have authority to assess any taxpayer in any city or town for any amount of tax for which said taxpayer may be liable under the provisions of this section; and any assessor who shall violate the provisions of this section shall be liable to the penalties imposed by section thirtynine of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto.

DISTRIBUTION.

Distribution of tax, etc., in 1917.

Section 23. On or before the fifteenth day of November in the year nineteen hundred and seventeen the treasurer and receiver general shall pay to each city or town an amount equal to the difference between the amount of the tax levied upon personal property in such city or town in the year nineteen hundred and fifteen and the amount, computed by the tax commissioner, that would be produced by a tax upon the personal property actually assessed in such city or town for the year nineteen hundred and seventeen at the same rate of taxation as prevailed therein in the year nineteen hundred and fifteen. If the amount of taxes collected from incomes shall exceed the sum necessary to make such payments, the balance shall be distributed among the several cities and towns in proportion to the amount of the state tax imposed upon each of them in the year nineteen hundred and seventeen: provided, that of the aforesaid excess the commonwealth shall retain a sum sufficient to reimburse it for the expenses incurred under this act during the year nineteen hundred and seventeen, and abated taxes repaid hereunder during said year. In years subsequent to nineteen hundred and seventeen, the taxes collected under this act shall be distributed as the general court may determine.

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Distribution of tax subsequent to 1917.

Assessors to be notified. Section 24. On or before the first day of August in each year the tax commissioner shall, upon the basis of the information then in his possession, notify the assessors of

each city and town of the amount of income tax such city

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or town is to receive under this act. The said assessors, in To include determining the rate of taxation to be levied upon taxable determining property for the year, shall include in the estimated receipts tax rate. lawfully applicable to the payment of expenditures the aforesaid amount of income tax.

INFORMATION AT THE SOURCE.

SECTION 25. Every individual, partnership, association, Return of trust or corporation, being an inhabitant of the common-names, etc., of employees, etc. wealth or having a place of business therein, shall file annually with the tax commissioner a return in such form as the tax commissioner shall from time to time prescribe, giving the names and addresses of all regular employees residing in this commonwealth to whom the said individual, partnership, association, trust or corporation has paid wages, salary or other compensation in excess of the sum of eighteen hundred dollars during the previous calendar year.

Every corporation and every partnership, association or corporations, trust the beneficial interest in which is represented by trans-of share-ferable shares, doing business in the commonwealth, shall, holders, etc. unless the dividends paid upon its shares are exempt from taxation under section two of this act, on or before the first day of March in the year nineteen hundred and seventeen and in each year thereafter, file with the tax commissioner a list of the names and addresses of its shareholders as of record on the thirty-first day of December of the previous year, or, in its discretion, of such shareholders as are residents of the commonwealth: provided, however, that the tax commis- Proviso. sioner in his discretion may accept in lieu of the above list from any corporation, partnership, association or trust required to make a return hereunder a list of its shareholders as of record on any other date satisfactory to him. Every such to file names, corporation, partnership, association or trust shall also paid interest report to the tax commissioner on or before the first day of upon bonds, etc. March in each year the names and addresses of residents of the commonwealth to whom it has paid interest during the preceding calendar year upon its bonds, notes, or other evidences of indebtedness, and to whom it has paid any annuity or annuities, except, however, interest coupons payable to bearer, and income exempt from taxation under this act. In any individual case, any such corporation, partnership, association or trust shall, upon request of the

tax commissioner, state the respective amounts of dividends, interest and annuities so paid by it to any person during any calendar year.

Date of filing returns.

The returns provided by this section shall be made on or before the first day of March in each year: but the tax commissioner may, in his discretion, authorize such returns to be made at any other date and in connection with any other reports or returns that the said individuals, partnerships, associations, trusts and corporations may be required to file with him.

Penalty.

Any individual, partnership, association, trust or corporation that without reasonable excuse fails to comply with the provisions of this section shall be punished by a fine of not less than twenty-five nor more than five hundred dollars for each offence.

Names of public em-ployees to be furnished.

Section 26. The treasurer of every city, town and county, and the auditor of the commonwealth shall, in each year not later than the tenth day of April, in the form prescribed by the tax commissioner, furnish said commissioner with the names and addresses of all employees of said cities. towns, counties and of the commonwealth respectively who received during the preceding calendar year as salary, wages, or otherwise amounts exceeding eighteen hundred dollars in each case, together with the amount received by each.

GENERAL PROVISIONS.

Unconstitutionality of any part not to affect re-maining parts of act. No caption to affect inter-pretation.

Registration of bonds; (repealed. See 1916, 300, (G,) § 6.)

Section 27. If any part, subdivision or section of this act shall be declared unconstitutional, the validity of the remaining parts of this act shall not be affected thereby.

Section 28. No caption to any section or set of sections shall in any way control or affect the interpretation of this act or of any part hereof.

Section 29. After the passage of this act or the fifteenth day of May in the year nineteen hundred and sixteen, whichever last occurs, no bonds shall be registered under chapter seven hundred and sixty-one of the acts of the year nineteen hundred and fourteen, and acts in amendment thereof and in addition thereto. The tax imposed by this act shall not be assessed upon the income from any bond registered under any of said acts until the term for which such bond was exempted by registration has expired.

Section 30. This act shall take effect upon its passage. Approved May 26, 1916.

An Act to divide the commonwealth into districts for Chap.270 THE CHOICE OF SENATORS AND COUNCILLORS, AND TO AP-PORTION REPRESENTATIVES TO THE SEVERAL COUNTIES.

Be it enacted, etc., as follows:

SENATORIAL DISTRICTS.

Section 1. For the purpose of choosing senators until Commonthe next decennial apportionment, the commonwealth is divided into hereby divided, agreeably to the provisions of the constitu-districts. tion, into forty districts, as hereinafter specified.

SECTION 2. The towns in the counties of Barnstable, Cape and Plymouth. Dukes County and Nantucket, and the towns of Carver, Duxbury, Halifax, Hanson, Kingston, Pembroke, Plymouth and Plympton in the county of Plymouth shall constitute a district to be known as the Cape and Plymouth District.

Section 3. The county of Bristol is divided into three Bristol county. districts. as follows: -

The cities of Attleboro and Taunton and the towns of First Bristol. Berkley, Dighton, Easton, Mansfield, North Attleborough, Norton, Raynham, Rehoboth and Seekonk shall constitute a district to be known as the First Bristol District.

The city of Fall River and the towns of Somerset and Second Bristol. Swansea shall constitute a district to be known as the Second Bristol District.

The city of New Bedford and the towns of Acushnet, Third Bristol. Dartmouth, Fairhaven, Freetown and Westport shall constitute a district to be known as the Third Bristol District.

Section 4. The city of Brockton and the towns of Plymouth. Bridgewater, East Bridgewater, Lakeville, Marion, Mattapoisett, Middleborough, Rochester, Wareham and West Bridgewater in the county of Plymouth shall constitute a district to be known as the Plymouth District.

SECTION 5. The city of Quincy and the towns of Co-Norfolk and Plymouth. hasset and Weymouth in the county of Norfolk and the towns of Abington, Hanover, Hingham, Hull, Marshfield, Norwell, Rockland, Scituate and Whitman in the county of Plymouth shall constitute a district to be known as the Norfolk and Plymouth District.

SECTION 6. The towns of Avon, Braintree, Canton, Norfolk. Dedham, Dover, Foxborough, Holbrook, Medfield. Medway. Millis, Milton, Needham, Norfolk, Norwood, Plainville, Randolph, Sharon, Stoughton, Walpole, Wellesley, Westwood and Wrentham shall constitute a district to be known as the Norfolk District.

Norfolk and

SECTION 7. The town of Brookline in the county of Norfolk, the wards numbered twenty-five and twenty-six in the city of Boston in the county of Suffolk and the town of Watertown in the county of Middlesex shall constitute a district to be known as the Norfolk and Suffolk District.

Suffolk county.

SECTION 8. The county of Suffolk, exclusive of wards twenty-five and twenty-six in the city of Boston, together with the wards numbered one and two in the city of Cambridge in the county of Middlesex, is divided into nine districts, as follows:—

First Suffolk.

The cities of Chelsea and Revere, the town of Winthrop and the ward numbered one in the city of Boston shall constitute a district to be known as the First Suffolk District.

Second Suffolk.

The wards numbered three, four and five in the city of Boston and the wards numbered one and two in the city of Cambridge shall constitute a district to be known as the Second Suffolk District.

Third Suffolk.

The wards numbered nine, ten and eleven in the city of Boston shall constitute a district to be known as the Third Suffolk District.

Fourth Suffolk. The wards numbered two, six and twelve in the city of Boston shall constitute a district to be known as the Fourth Suffolk District.

Fifth Suffolk.

The wards numbered seven and eight in the city of Boston shall constitute a district to be known as the Fifth Suffolk District.

Sixth Suffolk.

The wards numbered thirteen, fourteen and fifteen in the city of Boston shall constitute a district to be known as the Sixth Suffolk District.

Seventh Suffolk. The wards numbered seventeen, eighteen and twenty in the city of Boston shall constitute a district to be known as the Seventh Suffolk District.

Eighth Suffolk. The wards numbered sixteen, twenty-two and twenty-three in the city of Boston shall constitute a district to be known as the Eighth Suffolk District.

Ninth Suffolk.

The wards numbered nineteen, twenty-one and twenty-four in the city of Boston shall constitute a district to be known as the Ninth Suffolk District.

Essex county.

Section 9. The county of Essex, exclusive of the ward numbered six in the city of Lynn and the towns of Lynnfield and Saugus, is divided into five districts, as follows:—

The wards numbered one, two, three, four, five and First Essex. seven in the city of Lynn and the towns of Nahant and Swampscott shall constitute a district to be known as the First Essex District.

The cities of Beverly and Salem and the towns of Danvers Second Essex. and Marblehead shall constitute a district to be known as the Second Essex District.

The cities of Gloucester and Newburyport and the towns Third Essex. of Essex, Hamilton, Ipswich, Manchester, Newbury, Rockport, Rowley, Salisbury, Topsfield, Wenham and West Newbury shall constitute a district to be known as the Third Essex District.

The city of Haverhill and the towns of Amesbury, Box- Fourth Essex. ford, Georgetown, Groveland, Merrimac, Middleton and Peabody shall constitute a district to be known as the Fourth Essex District.

The city of Lawrence and the towns of Andover, Methuen Fifth Essex. and North Andover shall constitute a district to be known as the Fifth Essex District.

SECTION 10. The county of Middlesex, together with Middlesex the ward numbered six in the city of Lynn and the towns of Saugus and Lynnfield in the county of Essex, and exclusive of the wards numbered one and two in the city of Cambridge, and the town of Watertown, is divided into eight districts, as follows: —

The city of Newton and the towns of Ashland, Framing-First Middlesex. ham, Holliston, Hopkinton, Natick, Sherborn and Weston shall constitute a district to be known as the First Middlesex District.

The wards numbered four, five, six, seven, eight, nine, second ten and eleven in the city of Cambridge and the town of Belmont shall constitute a district to be known as the Second Middlesex District.

The city of Somerville and the ward numbered three in Third the city of Cambridge shall constitute a district to be known Middleeex. as the Third Middlesex District.

The cities of Everett, Malden and Melrose shall constitute Fourth Middlesex. a district to be known as the Fourth Middlesex District.

The cities of Marlborough and Waltham and the towns Fifth of Concord, Hudson, Lexington, Lincoln, Maynard, Stow, Sudbury and Wayland shall constitute a district to be known as the Fifth Middlesex District.

The cities of Medford and Woburn and the towns of Sixth Middleeex. Arlington, Stoneham, Wakefield and Winchester shall

constitute a district to be known as the Sixth Middlesex District.

Seventh Middlesex. The wards numbered five and nine in the city of Lowell and the towns of Acton, Ayer, Bedford, Billerica, Boxborough, Burlington, Carlisle, Littleton, North Reading, Reading, Tewksbury and Wilmington in the county of Middlesex, and ward six in the city of Lynn and the towns of Lynnfield and Saugus in the county of Essex shall constitute a district to be known as the Seventh Middlesex District.

Eighth Middlesex. The wards numbered one, two, three, four, six, seven and eight in the city of Lowell, and the towns of Ashby, Chelmsford, Dracut, Dunstable, Groton, Pepperell, Shirley, Townsend, Tyngsborough and Westford shall constitute a district to be known as the Eighth Middlesex District.

Worcester county.

Section 11. The county of Worcester, the towns of Brimfield, Hampden, Holland, Ludlow, Monson, Palmer, Wales and Wilbraham in the county of Hampden, and the towns of Bellingham and Franklin in the county of Norfolk, are divided into five districts, as follows:—

First Worcester.

The wards numbered five, six, seven, eight and nine in the city of Worcester shall constitute a district to be known as the First Worcester District.

Second Worcester. The wards numbered one, two, three, four and ten in the city of Worcester shall constitute a district to be known as the Second Worcester District.

Third Worcester.

The cities of Fitchburg and Leominster and the towns of Ashburnham, Athol, Gardner, Lunenburg, Royalston, Phillipston, Templeton, Westminster and Winchendon shall constitute a district to be known as the Third Worcester District.

Fourth Worcester. The towns of Auburn, Blackstone, Douglas, Grafton, Hopedale, Mendon, Milford, Millbury, Millville, Northborough, Northbridge, Oxford, Shrewsbury, Southborough, Sutton, Upton, Uxbridge, Webster and Westborough in the county of Worcester, and the towns of Bellingham and Franklin in the county of Norfolk shall constitute a district to be known as the Fourth Worcester District.

Worcester and Hampden. The towns of Barre, Berlin, Bolton, Boylston, Brookfield, Charlton, Clinton, Dana, Dudley, Hardwick, Harvard, Holden, Hubbardston, Lancaster, Leicester, New Braintree, North Brookfield, Oakham, Paxton, Petersham, Princeton, Rutland, Southbridge, Spencer, Sterling, Sturbridge, Warren, West Boylston and West Brookfield in the county of Worcester, and the towns of Brimfield, Hampden, Holland, Ludlow, Monson, Palmer, Wales and Wilbraham in the county of

Hampden shall constitute a district to be known as the Worcester and Hampden District.

Section 12. The counties of Berkshire, Franklin, Hamp-Berkshire, den and Hampshire, exclusive of the towns of Brimfield, Hampshire Hampshire, Hampshire counties. Wilbraham in the county of Hampden, are divided into five districts, as follows: -

The cities of North Adams and Pittsfield and the towns of Berkshire. Adams, Cheshire, Clarksburg, Dalton, Florida, Hancock, Lanesborough, New Ashford, Savoy, Williamstown and Windsor in the county of Berkshire shall constitute a district to be known as the Berkshire District.

The towns of Alford, Becket, Egremont, Great Barring-Berkshire, Hampshire ton, Hinsdale, Lee, Lenox, Monterey, Mount Washington, and Hampdon. New Marlborough, Otis, Peru, Richmond, Sandisfield, Sheffield, Stockbridge, Tyringham, Washington and West Stockbridge in Berkshire county, the city of Northampton and the towns of Easthampton, Huntington, Southampton and Westhampton in the county of Hampshire, and the towns of Agawam, Blandford, Chester, Granville, Montgomery, Russell, Southwick, Tolland, West Springfield and Westfield in the county of Hampden shall constitute a district to be known as the Berkshire, Hampshire and Hampden District.

The towns in the county of Franklin and the towns of Franklin and Hampshire. Amherst, Belchertown, Chesterfield, Cummington, Enfield, Goshen, Granby, Greenwich, Hadley, Hatfield, Middlefield, Pelham, Plainfield, Prescott, South Hadley, Ware, Williamsburg and Worthington in the county of Hampshire shall constitute a district to be known as the Franklin and Hampshire District.

The wards numbered two, three, four, five, six, seven and First Hampdon, eight in the city of Springfield and the towns of East Longmeadow and Longmeadow in the county of Hampden shall constitute a district to be known as the First Hampden District.

The cities of Chicopee and Holyoke and the ward numbered Hampden. one in the city of Springfield in the county of Hampden shall constitute a district to be known as the Second Hampden District.

SECTION 13. In case a new election is ordered during the vacancy present political year to fill any vacancy in the senate, such political election shall be held in the district which elected the senator silled. how whose place is vacant as it existed prior to the passage of this act.

COUNCILLOR DISTRICTS.

Commonwealth divided into councillor districts. Section 14. For the purpose of choosing councillors until the next decennial apportionment, the commonwealth is hereby divided, agreeably to the provisions of the constitution, into eight districts, as hereinafter specified.

First.

SECTION 15. The Cape and Plymouth, the Plymouth, the Norfolk and Plymouth and the second and third Bristol senatorial districts shall constitute a district to be known as the First Councillor District.

Second.

SECTION 16. The first Bristol, Norfolk, Norfolk and Suffolk, and the eighth and ninth Suffolk senatorial districts shall constitute a district to be known as the Second Councillor District.

Third.

SECTION 17. The second, third, fourth, sixth and seventh Suffolk senatorial districts shall constitute a district to be known as the Third Councillor District.

Fourth.

SECTION 18. The first and fifth Suffolk and the second, third and fourth Middlesex senatorial districts shall constitute a district to be known as the Fourth Councillor District.

Fifth.

SECTION 19. The first, second, third, fourth and fifth Essex senatorial districts shall constitute a district to be known as the Fifth Councillor District.

Sixth

SECTION 20. The first, fifth, sixth, seventh and eighth Middlesex senatorial districts shall constitute a district to be known as the Sixth Councillor District.

Seventh.

SECTION 21. The first, second, third and fourth Worcester and the Worcester and Hampden senatorial districts shall constitute a district to be known as the Seventh Councillor District.

Eighth.

SECTION 22. The Berkshire, the Berkshire, Hampshire and Hampden, the Franklin and Hampshire and the first and second Hampden senatorial districts shall constitute a district to be known as the Eighth Councillor District.

Vacancy during present political year, how filled. Section 23. In case a new election is ordered during the present political year to fill any vacancy in the council, such election shall be held in the district which elected the councillor whose place is vacant as it existed prior to the passage of this act.

APPORTIONMENT OF REPRESENTATIVES.

Representatives apportioned to several Section 24. The two hundred and forty members of the house of representatives are hereby apportioned to the several counties, agreeably to the provisions of the constitu-

tion, until the next decennial apportionment, as follows: — To the county of Barnstable, three representatives; to the county of Berkshire, eight representatives; to the county of Bristol, nineteen representatives; to the county of Dukes County, one representative; to the county of Essex, thirtyone representatives; to the county of Franklin, four representatives; to the county of Hampden, fifteen representatives; to the county of Hampshire, four representatives; to the county of Middlesex, forty-eight representatives; to the county of Nantucket, one representative; to the county of Norfolk (excluding therefrom the town of Cohasset), thirteen representatives: to the county of Plymouth (including in addition the town of Cohasset), twelve representatives; to the county of Suffolk, fifty-four representatives; and to the county of Worcester, twenty-seven representatives.

SECTION 25. In case a new election is ordered during Vacancy the present political year to fill any vacancy in the house of during properties of representatives, such election shall be held in the district which elected the representative whose place is vacant as

it existed prior to the passage of this act.

SECTION 26. This act shall take effect upon its passage. Approved May 26, 1916.

An Act to provide for the taxation of certain forest Chap,271 PRODUCTS.

Be it enacted, etc., as follows:

Section twenty-three of Part I of chapter four hundred 1909, 400, and ninety of the acts of the year nineteen hundred and etc., amended. nine, and amendments thereof, is hereby further amended by adding at the end thereof a new paragraph, to be numbered "Eleventh", as follows: -

Eleventh, Timber after severance from the soil, cord Taxation of certain forest wood and other forest products, lying and being in the city products. or town where they were grown, shall be assessed in that city or town to the owner thereof.

Approved May 26, 1916.

An Act to limit arrest on mesne process.

Chap.272

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter one hundred and R. L. 168, § 1. sixty-eight of the Revised Laws, as amended by chapter four hundred and eighty of the acts of the year nineteen



process in actions of contract.

hundred and ten, is hereby further amended by striking out said section and inserting in place thereof the following: Arrest on mesne — Section 1. No person shall be arrested on mesne process unless the plaintiff, or, in the case of a corporation, an officer thereof, makes affidavit and proves to the satisfaction of the court to which the writ is returnable or a justice thereof: -

> First. That one of the parties is a resident of or has a usual place of business in this commonwealth, and, except in actions upon negotiable instruments, that the plaintiff is an original party to the cause of action or his executor or administrator:

> That he has a good cause of action and reasonable expectation of recovering a sum amounting to twenty dollars exclusive of costs which have accrued in any former action. in an action of contract, or an amount equal at least to one third of the damages claimed in the writ in an action of tort:

> Third.That he believes and has reason to believe that the defendant intends to leave the commonwealth so that execution, if obtained, cannot be served upon him;

> Fourth. That he does not know of any property of the defendant within the commonwealth which can be reached by attachment or otherwise, sufficient to satisfy any judgment he may recover;

> Fifth. That he believes and has reason to believe that the defendant has property, not exempt from being taken on execution, which he does not intend to apply to the payment of the plaintiff's claim;

> Or, instead of the Third, Fourth and Fifth, that the defendant is an attorney-at-law, or a person, member of a firm, agency or association engaged in the business of collecting money, that the debt sought to be recovered is for money collected by the defendant for the plaintiff and that the defendant unreasonably neglects to pay the same to the plaintiff.

> Such affidavit, and the certificate of the court or justice that it is found to be true, shall be annexed to the writ. The court or justice may refuse such certificate if an arrest in the particular case would be unjust or unnecessary. An arrest shall not be made after sunset unless expressly authorized in the certificate for cause.

Repeal.

Section 2. Section two of chapter one hundred and sixty-eight of the Revised Laws is hereby repealed.

SECTION 3. Section four of chapter one hundred and R. L. 168, § 4. sixty-eight of the Revised Laws is hereby amended by striking out said section and inserting in place thereof the following: - Section 4. The court issuing the process Reduction of upon which the arrest was made, or a justice thereof, on addamnum. motion may reduce the ad damnum of the writ, or, if the arrest was unjust or unnecessary, may discharge the defendant from arrest.

SECTION 4. This act shall take effect on the first day of Time of taking September in the year nineteen hundred and sixteen.

Approved May 26, 1916.

An Act relative to retiring and pensioning persons Chap.273 EMPLOYED IN THE PRISON SERVICE OF THE COMMON-WEALTH.

Be it enacted, etc., as follows:

Chapter six hundred and one of the acts of the year nine- 1908, 601, § 1, teen hundred and eight, as amended in section one by section etc., amended. one of chapter six hundred and seventy-three of the acts of the year nineteen hundred and eleven, is hereby further amended by striking out said section one and inserting in place thereof the following: — Section 1. The board of Position and prison commissioners or its lawful successor, may, with the approval of the governor and council, retire from active prison service service and place upon a pension roll any officer of the monwealth. state prison, of the Massachusetts reformatory, of the prison camp and hospital, of the state farm, of the reformatory for women, or of any jail or house of correction, or any person employed to instruct the prisoners in any prison or reformatory, as provided in section forty-four of chapter two hundred and twenty-five of the Revised Laws, or any other employee of the state prison, the Massachusetts reformatory or the prison camp and hospital who began employment as such officer or instructor or employee on or before June seventh, nineteen hundred and eleven, who has attained the age of sixty-five years or over and who has been employed in prison service in Massachusetts, with a good record, for not less than twenty years; or who, without fault of his own, has become permanently disabled by injuries sustained in the performance of his duty; or who has performed faithful prison service for not less than thirty years: provided, however, that no officer of the state farm Proviso. shall so be retired except upon the recommendation of the

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Provisos.

trustees of that institution; and provided, further, that no officer of any jail or house of correction shall so be retired except upon the recommendation of the sheriff and county commissioners of the county, except in the county of Suffolk, where the recommendation as to the officers of the jail shall be made by the sheriff and the mayor of the city of Boston, and, as to the officers of the house of correction, by the penal institutions commissioner and the mayor of the city of Boston, and provided, that no such officer, instructor or employee shall be retired unless he began employment as such officer, instructor or employee on or before June seventh, nineteen hundred and eleven.

Approved May 26, 1916.

Chap.274 An Act relative to the disposition of certain returns made to the supervisor of Loan agencies.

Be it enacted, etc., as follows:

Disposition of certain returns made to supervisor of loan agencies. Section 1. Returns made by persons, corporations and associations to the supervisor of loan agencies under the provisions of section five of chapter seven hundred and twenty-seven of the acts of the year nineteen hundred and eleven may be destroyed or disposed of by order of the said supervisor after the lapse of three years from the date of their receipt, and any proceeds received in the course of their disposal shall be paid into the treasury of the commonwealth.

SECTION 2. This act shall take effect upon its passage.

Approved June 1, 1916.

Chap.275 An Act to establish the salary of the present secretary of the industrial accident board.

Be it enacted, etc., as follows:

Salary of present secretary of industrial accident board established. SECTION 1. The salary of Robert E. Grandfield, as secretary of the industrial accident board, shall be four thousand dollars a year so long as he shall continue to serve in that capacity; but the salary of his successor shall be three thousand dollars a year.

Repeal.

SECTION 2. So much of section two of Part III of chapter seven hundred and fifty-one of the acts of the year nineteen hundred and eleven, as amended by section seven of chapter five hundred and seventy-one of the acts of the year nineteen hundred and twelve, and by section one of chapter

forty-eight of the acts of the year nineteen hundred and thirteen, as is inconsistent herewith, is hereby repealed.

SECTION 3. This act shall take effect upon its passage. Approved June 1, 1916.

An Act relative to the probate office of the county Chap.276 OF MIDDLESEX.

Be it enacted, etc., as follows:

SECTION 1. Section one of chapter forty-one of the 1915, 41 (G), General Acts of the year nineteen hundred and fifteen is hereby amended by striking out all after the words "from the", in the fifth line, and inserting in place thereof the words: - treasury of the commonwealth from the ordinary revenue, - so as to read as follows: - Section 1. The Clerk in proregister of probate and insolvency for the county of Middle-of Middle-of Middlesex sex may, with the approval of the judges of probate for appointment, said county, appoint a clerk who shall receive a salary of etc. fourteen hundred and eighty-five dollars a year, payable from the treasury of the commonwealth from the ordinary revenue.

SECTION 2. The salary of the third assistant register of Salary of third probate and insolvency for the county of Middlesex shall register be two thousand dollars a year.

Section 3. This act shall take effect upon its passage. Approved June 1, 1916.

An Act to establish the salary of henry d. coolidge Chap.277 AS CLERK OF THE SENATE AND THE SALARY OF JAMES W. KIMBALL AS CLERK OF THE HOUSE OF REPRESENTA-TIVES.

Be it enacted, etc., as follows:

SECTION 1. The salary of Henry D. Coolidge as clerk galaries of of the senate and the salary of James W. Kimball as clerk Coolings and of the house of representatives shall each be four thousand Kimball esdollars a year.

Section 2. This act shall take effect upon its passage. Approved June 1, 1916.

Chap.278 An Act relative to the appointment of assistant engineers at the state prison.

Be it enacted, etc., as follows:

Appointment of assistant engineers at the state prison. SECTION 1. There shall be not more than three assistant engineers at the state prison whose salaries shall not exceed eleven hundred dollars per annum.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1916.

Chap.279 An Act relative to certain returns and applications made to the adjutant general.

Be it enacted, etc., as follows:

Certain returns, etc., made to adjutant general may be destroyed. Section 1. Returns made by city and town clerks to the adjutant general under the provisions of section eight of chapter six hundred and four of the acts of the year nineteen hundred and eight, and applications for the use of armories made under the provisions of chapter seven hundred and fifty-one of the acts of the year nineteen hundred and fourteen and chapter thirty-one of the General Acts of the year nineteen hundred and fifteen may, after the lapse of one year from the date of their receipt, be destroyed or disposed of by order of their lawful custodian, and any proceeds received in the course of their disposal shall be paid into the treasury of the commonwealth.

Section 2. This act shall take effect upon its passage.

Approved June 1, 1916.

Chap.280 An Act to establish harbor lines in weymouth fore river above quincy point bridge.

Be it enacted, etc., as follows:

Harbor lines in Weymouth Fore river above Quincy Point bridge established. Section 1. Harbor lines in Weymouth Fore river above Quincy Point bridge, so-called, are hereby established as follows: — For the line on the westerly or Quincy side of the river, beginning at a point on the southerly side of the Quincy Point bridge, so-called, in latitude forty-two degrees, fourteen minutes, forty-one and seven tenths seconds north, and longitude seventy degrees, fifty-eight minutes, seven and three tenths seconds west; thence south thirteen degrees, thirty-four minutes, thirty-five seconds west two hundred and eight and twenty-eight hundredths feet to a point near the southeasterly corner of the wharf of the

heirs of Cyrus Patch, in latitude forty-two degrees, fourteen minutes, thirty-nine and seven tenths seconds north, and longitude seventy degrees, fifty-eight minutes, seven and ninety-five hundredths seconds west; thence south nineteen degrees, twenty-nine minutes, eleven seconds west two thousand two hundred ninety-seven and ninety-one hundredths feet to a point in latitude forty-two degrees, fourteen minutes, eighteen and three tenths seconds north, and longitude seventy degrees, fifty-eight minutes, eighteen and fourteen hundredths seconds west; thence due west seven hundred feet to a point; thence due north thirty feet, more or less, to a point in the shore line of Hayward's creek, socalled.

For the line on the easterly or Weymouth side of the Harbor line on river, beginning at a point on the southerly side of the weymouth Quincy Point bridge, so-called, in latitude forty-two de-established. grees, fourteen minutes, forty and fifteen hundredths seconds north, and longitude seventy degrees, fifty-seven minutes, fifty-nine and seven tenths seconds west; thence south nine degrees, nine seconds west one thousand nine hundred fiftysix and five tenths feet to a point in latitude forty-two degrees, fourteen minutes, twenty-one and six hundredths seconds north, and longitude seventy degrees, fifty-eight minutes, three and seventy-seven hundredths seconds west: thence due east five hundred feet to a point; thence due north about one hundred and fifty feet, more or less, to a point in the shore line.

The bearings and geographical positions used in the Authorities for bearings, etc. foregoing description are based on the elements of Clarke's Spheroid and the astronomical data adopted by the United States Coast and Geodetic Survey in the year eighteen hundred and eighty.

Section 2. This act shall take effect upon its passage. Approved June 1, 1916.

An Act relative to the disposition of certain re- Chap.281 TURNS, COPIES AND STATEMENTS MADE TO THE TAX COM-MISSIONER.

Be it enacted, etc., as follows:

SECTION 1. Returns made to the tax commissioner under Cortain returns, the provisions of section two of chapter three hundred and tax commissions. forty-two of the acts of the year nineteen hundred and missioner may be destroyed. nine, copies, returns and statements made under the pro-

sioner may be destroyed.

Certain returns, visions of sections sixty, ninety-three and ninety-five of tax commisyear nineteen hundred and nine, and amendments thereof, returns and copies made under the provisions of sections eight, fourteen, twenty-two, twenty-four, thirty-four, thirtyseven, forty, fifty-two, seventy-two and seventy-eight of Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and amendments thereof, and returns made under the provisions of chapter two hundred and seventeen of the General Acts of the year nineteen hundred and fifteen, may, after the lapse of five years from the date of their receipt, be destroyed or disposed of by order of their lawful custodian, and any proceeds received in the course of their disposal shall be paid into the treasury of the commonwealth.

> Section 2. This act shall take effect upon its passage. Approved June 1, 1916.

Chap.282 An Act to establish the salary of john R. Mackinnon AS AN ASSISTANT CLERK OF COURTS OF THE COUNTY OF MIDDLESEX.

Be it enacted, etc., as follows:

Saláry of John R. MacKinnon established.

SECTION 1. The salary of John R. MacKinnon, an assistant clerk of courts of the county of Middlesex, may, with the approval of the county commissioners of the county of Middlesex, be increased to twenty-two hundred dollars a year.

Section 2. This act shall take effect upon its passage. Approved June 1, 1916.

An Act relative to the grafton state hospital. Chap.283 Be it enacted, etc., as follows:

Acts relative to Grafton state hospital repealed.

Section 1. Section two of chapter six hundred and seventy-nine of the acts of the year nineteen hundred and twelve, as amended by chapter four hundred and fifty-six of the acts of the year nineteen hundred and fourteen, and by chapter one hundred and seventy of the General Acts of the year nineteen hundred and fifteen, and sections three and four of the said chapter six hundred and seventy-nine are hereby repealed.

SECTION 2. This act shall take effect upon its passage. Approved June 1, 1916.

An Act to amend the laws relating to the militia. Chap.284 Be it enacted, etc., as follows:

SECTION 1. Section thirteen of chapter six hundred and amended. § 13. four of the acts of the year nineteen hundred and eight is hereby amended by striking out the said section and inserting in place thereof the following: - Section 13. The Adjutant adjutant general, as chief of staff for the land forces and as militia, chief of the department of naval militia, shall be charged duties, etc. with carrying out the policies of the commander-in-chief, and shall issue orders in the name of the commander-inchief. Except in those cases where by law or regulations specific powers are conferred on the adjutant general as such, he shall have no authority independently of the commander-in-chief, from whom his orders shall be considered as emanating, and his acts shall be regarded as in execution of the orders of the commander-in-chief.

All orders and instructions, and all regulations for the Orders, etc., government of the militia and of the officers and enlisted men therein, shall be issued by and communicated to the commands and individuals in the military service through the adjutant general, as chief of staff, and the department of naval militia.

The adjutant general shall obey all orders from the com- Returns and mander-in-chief, and shall make such returns and reports reports. as may be prescribed by the commander-in-chief or required by the laws or regulations of the commonwealth or of the United States.

Section 2. Any officer or enlisted man may temporarily Temporary be detailed or assigned to duty by the commander-in-chief assignments to duty, etc. with commands other than his own, or in departments or corps, or he may be detailed for any special duty by competent authority.

The commander-in-chief may detail or assign national Commander guard officers or enlisted men to temporary duty with the detail or assign naval militia, or naval militia officers and enlisted men to men to certain temporary duty with the national guard. Courts and duty, etc. boards of the national guard or naval militia shall be conducted in accordance with the regulations governing courts and boards in the national guard or naval militia, respectively, whether all the officers acting as members thereof are from that branch of the service or wholly or in part from the other branch of the service.

1908, 604, § 22, etc., amended.

Section 3. Section twenty-two of chapter six hundred and four of the acts of the year nineteen hundred and eight, as amended by section one of chapter six hundred and seventy of the acts of the year nineteen hundred and eleven, by section one of chapter five hundred and six of the acts of the year nineteen hundred and twelve and by section one of chapter seven hundred and eighteen of the acts of the year nineteen hundred and fourteen, is hereby further amended by striking out the said section and inserting in place thereof the following:—Section 22. (a) The naval militia and the organizations thereof shall continue as at present constituted, until changed by the commander-inchief under authority conferred by law.

Naval militia.

- (b) The duty of the naval militia may be performed affoat.
- (c) Detachments of an engineer division may be recruited and stationed in separate cities and towns.

(d) A division in the naval militia shall be subject to all

the laws applying to companies of the militia.

1908, 604, § 39, etc., amended.

Section 4. Section thirty-nine of chapter six hundred and four of the acts of the year nineteen hundred and eight, as amended by section two of chapter three hundred and forty-eight of the acts of the year nineteen hundred and ten, by section one of chapter seven hundred and fortyseven of the acts of the year nineteen hundred and eleven and by section one of chapter seven hundred and thirtythree of the acts of the year nineteen hundred and thirteen, is hereby further amended by adding at the end thereof the following new paragraphs: - Such officer or officers as the commander-in-chief may designate shall have the supervision and control of all clothing, equipment and other naval property, both state and federal, issued to, drawn or purchased for the use of the naval militia. Such clothing, equipment and other naval property, shall be purchased, drawn and issued as the commander-in-chief may direct.

Quartermaster general, duties, etc.

Transporta-

1908, 604, § 42, etc., amended. Such officer or officers as the commander-in-chief may designate shall procure and provide transportation for the naval forces and its equipment and other property, under such regulations as the commander-in-chief may prescribe.

SECTION 5. Section forty-two of chapter six hundred and four of the acts of the year nineteen hundred and eight, as amended by section one of chapter two hundred and ninety-nine of the acts of the year nineteen hundred and ten, by section one of chapter two hundred and sixty-eight

of the acts of the year nineteen hundred and twelve, by section one of chapter seven hundred and fifteen of the acts of the year nineteen hundred and fourteen and by section one of chapter seventy-one of the General Acts of the year nineteen hundred and fifteen, is hereby further amended by striking out the first paragraph and inserting in place thereof the following: - Section 42. The staff of Appointment of certain staff the commander-in-chief shall be appointed by him. The officers, how staff of a brigade shall be appointed by the brigadier general commanding; the staff of a regiment, squadron of cavalry, or corps of cadets, by the commander thereof; the captains, first lieutenants, second lieutenants and chaplain allowed to the headquarters of the coast artillery corps shall be appointed by the chief of coast artillery, and they shall be commissioned by the commander-in-chief on the request of the appointing officer. The staff of a naval brigade or of an administrative naval battalion shall be appointed by the commander thereof; and they shall be commissioned by the commander-in-chief on the request of the appointing officer.

Section 6. Section forty-four of chapter six hundred amended. 44. and four of the acts of the year nineteen hundred and eight is hereby amended by striking out the said section and inserting in place thereof the following: — Section 44. (a) Certain officers of the national guard shall be elected guard to be be elected by by ballot: brigadier generals, by the field officers of the ballot. respective brigades; field officers of regiments, the coast artillery corps, battalion of field artillery, squadron of cavalry and of corps of cadets, by the captains and lieutenants of the several companies of the respective regiments, separate battalion, squadron, or corps; captains and lieutenants of companies, by the written votes of the enlisted men of the respective companies, except that in the corps of cadets. captains and lieutenants shall be elected by the written

votes of the enlisted men of the respective corps. (b) The commanding officer of an administrative naval officers of naval battalions battalion shall be elected by the company officers of the and naval battalion. The other line officers of the battalion, except chosen. company officers, shall be appointed by the commander of the battalion. The commanding officer of a naval brigade composed of administrative naval battalions shall be elected by the elected line officers of the brigade. The other line officers of such naval brigade, except battalion and company officers, shall be appointed by the commander of the brigade.



Line officers, commissions. Line officers appointed under the provisions of this section shall be commissioned by the commander-in-chief on the request of the appointing officers.

Naval militia officers, election.

Officers of companies in the naval militia shall be elected by the written votes of the enlisted men of the respective companies.

1908, 604, § 57, amended.

Acceptance of one office to vacate office previously held. SECTION 7. Section fifty-seven of chapter six hundred and four of the acts of the year nineteen hundred and eight is hereby amended by striking out the said section and inserting in place thereof the following: — Section 57. The acceptance of one office in the volunteer militia shall, for the purpose of election, vacate another office therein previously held by the same person; but the officer shall serve until his successor is qualified, if so ordered by his regimental, battalion or squadron commander, or by the commander-in-chief. If an officer is so ordered to serve, he shall do so by virtue of his old commission, and with the rate of pay of the old commission, inasmuch as he cannot exercise command or enter upon the performance of the duties of his new commission until he has taken and subscribed the oath of office.

Retired officers exempt from certain examinations.

Section 8. Retired officers in the volunteer militia shall be exempt from the examinations required by chapter four hundred and sixty-four of the acts of the year nineteen hundred and twelve as amended.

1912, 464, § 3, amended.

Certification of

officers, etc.

Section 9. Section three of chapter four hundred and sixty-four of the acts of the year nineteen hundred and twelve is hereby amended by striking out the said section and inserting in place thereof the following:—Section 3. Medical officers and veterinarians shall appear before a board consisting of three medical officers convened by the commander-in-chief, which shall certify the competency of such officer or give its reasons for refusing so to certify, and in case of a refusal it shall transmit the complete record, with its reasons for refusal, to the commander-in-chief. It shall administer to medical officers and veterinarians the oaths prescribed by section seventy-three of chapter six hundred and four of the acts of the year nineteen hundred and eight.

Oaths.

SECTION 10. The commander-in-chief shall provide in regulations issued by him, how and by whom chief petty officers, petty officers and other rated men in the naval militia shall be appointed, warranted and reduced.

Chief petty officers, etc., appointment,

SECTION 11. Section eighty-two of chapter six hundred amended. 82. and four of the acts of the year nineteen hundred and eight is hereby amended by striking out the said section and inserting in place thereof the following: — Section 82. All Enlistments to be as soldiers, except non-commissioned staff officers, shall be privates. enlisted and mustered in as privates.

All enlisted men of the naval militia shall be enlisted and Naval militia, enlistment, etc. mustered with such rank or rating as the commander-inchief may prescribe.

SECTION 12. In time of war, or when the volunteer Recruiting militia is called into active service of the United States for any reason, and is on duty at some point other than its regularly established armory or location, the commanderin-chief is authorized to establish recruiting depots and to detail officers as recruiting and mustering officers, and such officers so detailed shall have authority to enlist and muster

in enlisted men for all units of the volunteer militia on such

duty.

SECTION 13. Section one hundred and eight of chapter 1908, 604, § 108, six hundred and four of the acts of the year nineteen hundred amended. and eight is hereby amended by striking out the said section and inserting in place thereof the following: — Section 108. Uniforms to The uniform of the national guard and the naval militia of regular shall conform as nearly as practicable to that of the naval militia of regular army or navy army or navy of the United States, respectively, as may be prescribed by the commander-in-chief. No uniforms, except required yearly supplies, shall be provided by the commonwealth without a special appropriation for that purpose, and they shall be purchased under such inspection as the commander-in-chief may direct.

SECTION 14. Section two hundred and one of chapter 1908, 604, \$ 201, six hundred and four of the acts of the year nineteen hundred and eight is hereby amended by striking out the said section and inserting in place thereof the following: - Section 201. Paymaster's Every officer regularly assigned to the duty of paying troops, and the paymasters of the naval militia shall give bond in the penal sum of ten thousand dollars, with such surety or sureties as may be approved by the governor and council, conditioned faithfully to perform the duties of their office.

SECTION 15. The chief quartermaster of the quarter-Rights, duties, master corps of the militia and the chief surgeon of the officers. medical department of the militia shall have, respectively, all the rights, duties, powers and obligations conferred and

imposed by law upon the quartermaster general and the surgeon general, respectively.

Chief quartermaster, rights, duties, etc. The chief quartermaster of the quartermaster corps of the militia shall also have all the rights, duties, powers and obligations conferred and imposed by law upon the paymaster general and the commissary general.

"Naval brigade," term defined. SECTION 16. (a) The words "naval brigade" as they appear in sections eighty-three, eighty-seven, eighty-eight, one hundred and fifty-one, one hundred and fifty-seven, one hundred and fifty-eight, one hundred and fifty-nine, one hundred and sixty-one, one hundred and seventy-two and one hundred and eighty-five of chapter six hundred and four of the acts of the year nineteen hundred and eight as amended, and in section one of chapter six hundred and fifty-nine of the acts of the year nineteen hundred and thirteen, shall be held to include and apply to an administrative naval battalion.

Certain words stricken out of laws.

(b) The words "or naval brigade" and "except in the naval brigade" in section thirty-one, the words "the naval brigade" in sections seventy-four and eighty, and the words "or of the naval brigade" in section one hundred and ninety-eight, all said sections being in chapter six hundred and four of the acts of the year nineteen hundred and eight as amended, are hereby stricken out of said sections.

Approved June 1, 1916.

Chap.285 An Act to abolish the state board of insanity and to establish the massachusetts commission on mental diseases.

Be it enacted, etc., as follows:

State board of insanity abolished.

Commission on mental diseases established. Section 1. The state board of insanity, existing under authority of chapter eighty-seven of the Revised Laws and acts in amendment thereof and in addition thereto, is hereby abolished. All the rights, powers and duties of said board are hereby transferred to and shall hereafter be vested in and exercised by the commission on mental diseases, established hereunder, which shall in all respects be the lawful successor of said board. Immediately upon the appointment and qualification of said commission and the taking effect of this act under the provisions of section nine, all books, papers, maps, plans, charts, records and all other documents or equipment in the possession of said board shall be delivered to said commission. All the present employees

of the board of insanity shall continue to perform their usual duties upon the same terms and conditions unless suspended or removed under the provisions of the civil service rules.

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SECTION 2. The commission on mental diseases shall Membership of comconsist of a director, and four associate members, all of mission, etc. whom shall be appointed by the governor, with the advice and consent of the council, — the director, for a term of five years, and the associate members for terms of one, two. three and four years, respectively, from the date of appointment, as the governor shall designate. Thereafter the Appointment. governor shall annually appoint, in like manner, an associate member for a term of four years, and every fifth year, a director; shall fill all vacancies for the unexpired term, and may, for cause and with the consent of the council, remove said members. The director, and at least two of the associate members, shall be physicians and experts in the care and treatment of the insane. The director shall receive such director, etc. salary, not exceeding seven thousand five hundred dollars, as the governor and council shall determine. The associate members shall serve without compensation, but they, and the director, shall be reimbursed for expenses necessarily incurred in the performance of their duties.

SECTION 3. The commission shall have general super- Powers and vision of all public and private institutions and receptacles duties of commission. for insane, feeble-minded or epileptic persons, or for persons addicted to the intemperate use of narcotics or stimulants, except the Norfolk state hospital and the Hospital Cottages for Children at Baldwinsville. When so directed by the governor they may assume and exercise the powers of the board of trustees of any state institution under their supervision in any matter relative to the conduct or management thereof. The commission shall have the same powers relative to state charges in institutions or other places under its supervision, and to their property, as are vested in towns and overseers of the poor in the matter of the support and relief of paupers.

Section 4. The director shall be the administrative and Director to be executive head of the commission. He shall administer the etc., duties, etc. laws relative to the classes of persons in the institutions under the supervision of the commission, shall prepare rules and regulations for its consideration, shall appoint such agents and subordinate officers as the commission may deem necessary, and shall fix their compensation, subject to the approval of the governor and council.

Visits to institutions by commission.

Section 5. The commission shall visit every institution under its supervision at least once a year, and oftener if the governor so directs. It shall ascertain by actual examination and inquiry whether the laws relating to the persons in custody or control therein are properly observed, shall give such directions as will insure correctness in the returns required in respect to such persons, and may use all necessary means to collect all desired information. The commission shall carefully inspect every part of the institution visited with reference to its cleanliness and sanitary condition, the number of patients in seclusion or restraint, the dietary of the patients and any other matters which it may consider material, and shall offer to every patient an opportunity for an interview with its visiting members or agents.

Licenses to private hospitals for treatment of insane, etc. Section 6. The commission may annually license any suitable person to establish and maintain a hospital or private house for the care and treatment of the insane, epileptic, feeble-minded, and persons addicted to the intemperate use of narcotics or stimulants, and may at any time revoke the license. No such license shall be granted unless the said commission is satisfied, after investigation, that the person applying therefor is a duly qualified physician, as provided in section thirty-two of chapter five hundred and four of the acts of the year nineteen hundred and nine, and has had practical experience in the care and treatment of such patients. Licenses granted hereunder shall expire with the last day of the calendar year in which they are issued, but may be renewed. The board shall have power to fix reasonable fees for said licenses upon renewals thereof.

Fees.

Penalty.

SECTION 7. Whoever after the first day of January in the year nineteen hundred and seventeen establishes or maintains such a hospital or private house, unless duly licensed under authority of this act, shall be guilty of a misdemeanor and shall be punished by a fine of not more than five hundred dollars.

Repeal.

SECTION 8. So much of chapter seven hundred and sixty-two of the acts of the year nineteen hundred and fourteen as is inconsistent herewith is hereby repealed.

Time of taking effect.

Section 9. So much of this act as authorizes the appointment of a commission on mental diseases shall take effect upon its passage. The other provisions hereof shall take effect upon the appointment and qualification of the members thereof, but not before the first day of August, nineteen hundred and sixteen.

Approved June 1, 1916.

An Act to provide for the construction by counties Chap.286 OF TUBERCULOSIS HOSPITALS FOR CITIES AND TOWNS HAVING LESS THAN FIFTY THOUSAND INHABITANTS.

Be it enacted, etc., as follows:

Section 1. The county commissioners of each county Certain in the commonwealth, except Suffolk, Nantucket and Dukes provide to County, are hereby authorized and directed to provide tuberculosis hospitals for adequate hospital care for all those persons residing in cities estain for adequate hospital care for all those persons residing in cities cities and or towns having less than fifty thousand population, as de-towns. termined by the latest United States census, within the boundaries of their respective counties and suffering from consumption, who are in need of such hospital care and for whom adequate hospital provision does not already exist. The said hospital provision shall be available for patients Time when available. on or before the first day of January, nineteen hundred and eighteen; but if, in order to comply with the provisions of this section, it is necessary for any county to construct a new building at an expense exceeding ten thousand dollars, including any necessary payment for land, or to make substantial additions to or alterations in an existing building at an expense exceeding ten thousand dollars, such new construction, addition or alteration need not be completed until the first day of September, nineteen hundred and eighteen.

Section 2. A contract entered into before January first Making of of the year nineteen hundred and seventeen for a term of supplying years not less than five nor more than twenty-five, and hospital approved by the state department of health after a petition consumptives. made to the said department and a public hearing thereon, between (a) boards of county commissioners of two adjoining counties, or (b) boards of county commissioners of any county and the legally constituted authorities of any city within the same county, or (c) either county commissioners or the legally constituted authorities of cities of fifty thousand or more inhabitants and the trustees or authorities of any existing or future privately endowed tuberculosis institution, or the trustees of any fund available for the purpose of supplying hospital facilities for persons suffering from consumption, for the express purpose of supplying, within a reasonable time as provided in the conditions of approval of the state department of health, and guaranteeing adequate hospital provision for consumptives coming under the provisions of this act, shall be held to be satisfactory compliance



Proviso.

with the provisions of this act for such counties, sections of

counties, or for such cities or classes of individuals, as the case may be, as are designated in the contract; and such contracts shall, subject to the approval of the state department of health, be renewable upon such terms as shall be satisfactory to the contracting parties: provided, however, that if such contracts are not renewed and approved by the state department of health at least nine months before their expiration, or if the contracts are renewed and the state department of health shall refuse approval on the ground that by reason of changed circumstances the contract will be inadequate properly to protect the public health of the communities affected by it, and the contracting parties fail within six months before the time when the previous contract expires to agree to a renewal of the contract upon terms approved by the state department of health, the duties and obligations relative to supplying adequate hospital care for such counties, or sections of counties, cities or classes of

"Adequate" hospital provision, term defined.

Section 3. "Adequate" hospital provision for consumptives within the meaning of this act shall be held to mean at least one such hospital bed for each two deaths from consumption in the county, counties, parts of a county, or cities served by such hospitals, as the case may be, as determined by computing the average number of deaths from consumption per annum for the years nineteen hundred and eleven to nineteen hundred and fifteen, inclusive, in the communities served by such hospitals, and by a similar quinquennial computation by the state department of health thereafter.

individuals imposed upon county commissioners and city governments by this act shall be in full force and effect.

Exemptions.

SECTION 4. Cities having more than fifty thousand inhabitants within the meaning of this act, and also cities and towns having less than fifty thousand inhabitants within the meaning of this act but already possessing and continuing to furnish adequate tuberculosis hospital provision according to section three, shall be exempt from the provisions of this act and shall not be required to pay any part of the county tax which is assessed in order to comply with the provisions of this act.

County commissioners to erect one or more hospitals. Section 5. County commissioners are authorized and directed, subject to the approval of the state department of health, to erect one or more hospitals within their respective counties to carry out the provisions of this act, or they may

in the case of counties having a total population of less than county comfifty thousand inhabitants, as determined by the latest may contract United States census, arrange to obtain tuberculosis hospital consumptives care for those consumptives coming within their jurisdiction in certain counties. by entering into a contract with a tuberculosis institution in a neighboring county in accordance with the provisions of section two. No new tuberculosis hospital shall be erected under the provisions of this act having a total capacity of less than fifty beds.

Section 6. County commissioners are authorized and To borrow money, etc. directed in carrying out the provisions of this act, to raise and expend such sums of money for acquiring land and constructing and equipping hospitals, and for the purchase, alteration and enlargement of existing buildings, as may be necessary to carry out the provisions of this act. They are authorized to borrow on the credit of the county the said sums of money, and to issue the notes of the county therefor, with interest at a rate not exceeding five per cent per annum, Rate of payable semi-annually. The notes shall be signed by the county treasurer and countersigned by a majority of the county commissioners. The county may sell the said securities at public or private sale on such terms or conditions as may be deemed proper, but the proceeds shall be used only for the purposes specified by this act. Said notes may be renewed from time to time until such time as all the cities and towns liable have paid to the county treasurer the All reimbursement from cities and amounts assessed. towns shall be applied to the payment of temporary debt incurred under the provisions of this act by said counties.

SECTION 7. When the hospital is completed and equipped, To apportion the county commissioners shall determine the cost of the and towns. same, together with the interest paid or due on the bonds or notes issued therefor, and shall apportion the same to the several cities and towns that are liable under this act. in accordance with their valuation used in assessing the county taxes. And each of the cities and towns liable under this act to contribute to the construction and equipment of said hospital, shall pay its proportion of said expenses into the treasury of the county in such manner and in such instalments as the county commissioners shall, by a special order direct; and if any city or town shall neglect or refuse Remedy for refusal to pay to pay its proportion as required by said order, the county proportion of commissioners shall, after notice to the city or town, and cost. unless sufficient cause is shown to the contrary, issue a

warrant against the city or town for the sum which it was ordered to pay, with interest, and the costs of the notice and warrant; and the same shall be collected and paid into the county treasury, to be applied in payment of the expenses aforesaid.

Cities and towns may issue bonds.

Section 8. Any city or town upon which any part of the expense of construction of said hospital shall have been assessed or apportioned by the county commissioners may incur indebtedness, and may issue bonds or other securities for the payment of their respective assessments, outside of their statutory debt limit. Such bonds or other securities shall be issued upon the serial plan, in accordance with the provisions of chapter seven hundred and nineteen of the acts of the year nineteen hundred and thirteen, so far as they apply, and shall be payable within twenty years after their respective dates of issue.

County to provide for care, etc., of hospital by apportionment of cost, etc. Section 9. The county shall provide for the care, maintenance and repair of said hospital. In January of each year the county commissioners shall apportion the cost of the same for the previous year to the cities and towns liable under this act, in the same proportion in which the cost of the construction was assessed, and shall issue their warrant against the cities and towns for the amount or percentage for which the cities and towns are severally assessed to pay for the maintenance, care and repair of said hospital. The county may, thirty days after a demand in writing for payment, recover in an action of contract against any city or town liable to pay any part of the cost of construction, maintenance or repair of said hospital, the amount for which the same may be liable.

May purchase land, etc.

Damages.

Section 10. For the purpose of carrying out the provisions of this act county commissioners may purchase or lease, or take by right of eminent domain, such land, not exceeding five hundred acres in extent, as they may deem necessary or convenient. Damages for the taking of land or for the doing of any other act under authority hereof may be recovered in the manner provided by law for the recovery of damages in the case of land taken for highways. If land is taken by right of eminent domain, the county commissioners shall file in the registry of deeds for the district where the land is situated, a plan and description of the land taken sufficiently accurate for identification, whereupon title to the land shall vest in the county, to be held for said hospital district.

SECTION 11. The county commissioners shall be trustees County comof the hospitals erected under the provisions of this act, be trustees, shall make suitable regulations for their government, and oto. shall appoint superintendents and such other officers and employees as may be necessary for the proper conduct of such hospitals. The superintendents and other physicians employed shall be appointed subject to the approval of the trustees of hospitals for consumptives.

SECTION 12. Patients shall be admitted to the said Admission of patients, etc. hospitals through application by the boards or departments of health of the cities and towns served by the hospitals. The charges for the support of patients shall be based on the actual cost of their care and treatment, exclusive of all interest or other expenses pertaining to the construction. equipment or permanent upkeep of the institution, which expenses shall be a charge against the county, as provided in section six. Patients may be admitted who pay for their care in whole or in part, on terms fixed by the trustees, or for whom such payment in whole or in part is made by others; but all patients shall be admitted in the order of their application, and no preference shall be given to paying patients over others. The charge for the support of the Payment by patient in any hospital established hereunder shall be paid towns, etc. by the city or town by which he is sent to the hospital, so far as the same or any part thereof is not paid by the patient, or in his behalf, as aforesaid. If the patient has no known settlement in the commonwealth the charge shall be paid by the commonwealth upon the approval of the bills by the state board of charity in the same manner as provided by chapter three hundred and eighty of the acts of the year nineteen hundred and nine. Such charges may afterward be recovered by the city or town or by the treasurer of the commonwealth, as the case may be, from the patient if he is able to pay, or from any person or kindred bound by law to maintain him, in the manner now provided by section ten of chapter four hundred and seventy-four of the acts of the year nineteen hundred and seven, as amended by chapter seventeen of the acts of the year nineteen hundred and twelve, for the recovery of unpaid charges for the support of inmates of the state sanatoria. All cities and towns pay-Payment to ing for the support of patients an amount exceeding fifty towns for per cent of the actual cost of maintaining them in hospitals support of patients. erected, or utilized by contract, under the provisions of this act shall be entitled to any payment or repayments allowed

under the laws of the commonwealth in the same manner and subject to the same conditions which now apply to the support of tuberculosis patients in a city or town tuberculosis hospital.

Situation, plans, etc., to be approved by state department of health.

Official visitors, appointment, etc.

Section 13. The situation, plans for construction and actual construction of any new hospitals or additions to any existing hospitals, provided for the purpose of carrying out the provisions of this act, shall be subject to the approval of the state department of health. The state department of health, for each hospital maintained by counties under the provisions of this act, and for each hospital caring under contract with county commissioners for tuberculosis patients, shall annually in January appoint from the inhabitants of the cities or towns served by the aforesaid hospitals an unpaid board of five official visitors, of whom two shall be women, whose duty it shall be to visit the said hospitals from time to time and to make such suggestions and recommendations relative to the improvement of their management, and to the efficient and humane care of patients, as they may deem proper, jointly to the county commissioners and the state district health officer within whose jurisdiction the institution is situated.

Certain officials to act for district comprising cities of Chelsea and Revere and town of Winthrop.

Section 14. The mayors of the cities of Chelsea and Revere and the chairman of the board of selectmen of the town of Winthrop shall have and exercise, for the purposes of this act, the powers given to county commissioners, and they are hereby designated as a board of trustees for the tuberculosis hospital district comprising the cities of Chelsea and Revere and the town of Winthrop, and they are hereby authorized and directed to provide adequate hospital care for persons residing in the cities of Chelsea and Revere and the town of Winthrop suffering from consumption who are in need of such hospital care in the same manner as county commissioners are directed in section one.

Act, how construed.

SECTION 15. Nothing in this act shall be construed to repeal chapter five hundred and twenty-seven of the acts of the year nineteen hundred and thirteen, or chapter one hundred and fifty-three of the General Acts of the year nineteen hundred and fifteen, or section thirty-five of chapter seventy-five of the Revised Laws and the amendments thereof, in so far as the said acts pertain to cities having a population of fifty thousand or more inhabitants within the meaning of this act, or in so far as such acts pertain to the care of diseases other than consumption or to the inspection

of institutions by the state district health officers; but so Repeal. much of the said acts as require cities and towns having less than fifty thousand population to make hospital provision for tuberculosis patients is hereby repealed.

Approved June 1, 1916.

An Act relative to the salaries of the deputy Chap.287 ASSISTANT DISTRICT ATTORNEYS FOR THE SUFFOLK DIS-TRICT.

Be it enacted, etc., as follows:

Section three of chapter four hundred and thirty-nine of 1910, 439, § 3, the acts of the year nineteen hundred and ten, as amended by section one of chapter six hundred and two of the acts of the vear nineteen hundred and thirteen, is hereby further amended by striking out the words "twenty-two hundred", in the thirteenth and fourteenth lines, and inserting in place thereof the words: — twenty-five hundred, — so as to read as follows: - Section 3. The district attorney for the Salaries of Suffolk district may, if in his opinion the interests of the adequity commonwealth so require, with the approval of the chief attorneys for justice of the superior court, appoint two deputy assistant the Suffolk district district attorneys in addition to the assistant district attorneys established. provided for in section two of this act. Said district attorney may at his pleasure remove any deputy assistant district attorney appointed under the provisions of this section. The amount of the annual salary of every deputy assistant district attorney appointed under the provisions of this section shall be fixed by said district attorney, with the approval of the chief justice of the superior court, but shall not exceed twenty-five hundred dollars for each deputy assistant district attorney, and said salary shall be paid out of the treasury of the commonwealth.

Approved June 1, 1916.

An Act to abolish the board of harbor and land com- Chap.288 MISSIONERS AND THE DIRECTORS OF THE PORT OF BOSTON AND TO ESTABLISH THE MASSACHUSETTS COMMISSION ON WATERWAYS AND PUBLIC LANDS.

Be it enacted, etc., as follows:

Section 1. The board of harbor and land commis- Board of sioners, established under the provisions of chapter ninety-land commis six of the Revised Laws, and the board known as the di-directors of

the port of Boston abolished.

rectors of the port of Boston, established under the provisions of chapter seven hundred and forty-eight of the acts of the year nineteen hundred and eleven, as amended by chapter seven hundred and twelve of the acts of the year nineteen hundred and fourteen, are hereby abolished. All the rights, powers, duties and obligations conferred and imposed by law on said board are hereby transferred to, and shall hereafter be exercised and performed by, the commission hereinafter established which shall be the lawful successor of said boards. Immediately upon the appointment and qualification of the members of said commission, all books, papers, maps, charts, surveys, plans, records, and all other documents or equipment in the possession of said boards, shall be delivered to the commission. existing contracts and obligations of the directors of the port of Boston and the board of harbor and land commissioners shall be assumed by the commission. All the employees of said boards shall, as temporary appointees, continue to perform their usual duties upon the same terms as heretofore until removed by the commission, but any of the present employees of said boards shall be eligible to appointment without further examination.

Contracts, etc., to be

Employees.

Commission on Waterways and Public Lands established.

Salaries.

Superintendent of commerce and superintendent of engineering, appointment,

Section 2. The governor, with the advice and consent of the council, shall appoint three persons to serve for terms of one, two, and three years, respectively, from the first day of July, nineteen hundred and sixteen, as the governor may specify, who shall constitute a board to be known as the Commission on Waterways and Public Lands. As the term of each member expires, the governor shall, in like manner, appoint a successor for a term of three years, and shall fill any vacancy for the unexpired term. Any member may be removed by the governor with the advice and consent of the council. The governor shall designate one member to serve as chairman, who shall receive an annual salary of four thousand five hundred dollars. The other members shall each receive an annual salary of four thousand dollars. They shall be furnished with suitable quarters in the state house.

Section 3. The commission shall appoint a superintendent of commerce and a superintendent of engineering who shall each receive such salary as the commission may determine, with the approval of the governor and council. They shall, under the control of the commission, perform such duties as may from time to time be assigned to them respectively by the commission. The commission may also employ such clerical and other assistance as may be necessary for the performance of its duties, subject to all general laws, now or hereafter in force, relating to appointments and employment in the civil service of the commonwealth.

SECTION 4. The commission shall, on the first day of Annual report. January of each year, submit a report to the general court, which report shall contain a statement of the doings of the commission during the preceding year and such recommendations as to legislation as in the opinion of the commission may be expedient to carry on the duties of the commission.

SECTION 5. So much of this act as provides for the Time of appointment of the commission hereby established shall taking effect. take effect upon its passage. All other provisions thereof shall take effect upon the qualification of the members of said commission, but not earlier than July one, nineteen hundred and sixteen. Approved June 1, 1916.

An Act relative to the solicitation of business on Chap.289 PUBLIC SIDEWALKS.

Be it enacted, etc., as follows:

Whoever, upon any public sidewalk in front of any retail Solicitation of store other than his own, or one in which he is employed, public sidewalks by makes a practice of accosting persons other than an according persons quaintance, and there induces or tries to induce such person prohibited. to purchase at any other store or place, at retail, merchandise similar in kind to any kept or displayed for sale in such store, shall be punished by a fine not exceeding one hundred dollars. This act shall not apply to licensed pedlers acting within the scope of their license, nor to persons when seeking to sell newspapers, pamphlets or other printed matter. Approved June 1, 1916.

An Act relative to punishment for reckless driv- Chap.290 ING OF MOTOR VEHICLES AND THE OPERATION THEREOF BY PERSONS UNDER THE INFLUENCE OF INTOXICATING LIQUORS.

Be it enacted, etc., as follows:

Section twenty-two of chapter five hundred and thirty- 1909, 534, § 22, four of the acts of the year nineteen hundred and nine, as amended by section one of chapter one hundred and twentythree of the acts of the year nineteen hundred and thirteen.

is hereby further amended by striking out the said section,

Penalty for operating automobile, etc., recklessly or while under influence of intoxicating liquor, etc.

and inserting in place thereof the following: — Section 22. Whoever upon any way operates an automobile or motor cycle, recklessly, or while under the influence of intoxicating liquor, or so that the lives or safety of the public might be endangered, or upon a bet, wager or race, or whoever operates a motor vehicle for the purpose of making a record and thereby violates any provision of sections sixteen and seventeen of this act, or whoever without stopping and making known his name, residence, and the number of his motor vehicle goes away after knowingly colliding with or otherwise causing injury to any other vehicle or property, or whoever uses a motor vehicle without authority, shall be punished by a fine of not less than twenty nor more than two hundred dollars, or by imprisonment for a term of not less than two weeks nor more than two years, or by both such fine and imprisonment; except that for a second offence of operating an automobile or motor cycle while under the influence of intoxicating liquor, a person shall be punished by imprisonment for a term of not less than thirty days nor more than two years. Any person who operates an automobile or motor cycle upon any way in this commonwealth and who, without stopping and making known his name, residence, and the number of his motor vehicle, goes away after knowingly colliding with or otherwise causing injury to any person, shall be punished by imprisonment for a term of not less than thirty days nor more than two A conviction of a violation of this section shall be reported forthwith by the court or magistrate to the commission which may in any event and shall, unless the court or magistrate recommends otherwise, revoke immediately the license of the person so convicted, and no appeal from the judgment shall operate to stay the revocation of the If it appears by the records of the commission that the person so convicted is the owner of a motor vehicle or vehicles or has exclusive control of any motor vehicle or vehicles as a manufacturer or dealer, the commission may revoke the certificate of registration of any or all motor vehicles so owned or exclusively controlled. mission in its discretion may issue a new license to any person acquitted in the appellate court, or after an investi-

gation or upon hearing may issue a new license to a person convicted in any court: provided, that no new license shall

be issued by the commission to any person convicted of

Punishment for second offence.

Revocation or suspension of license, etc.

Commission to have discretion, etc.

Proviso.

operating a motor vehicle while under the influence of intoxicating liquor until one year after the date of final conviction, if for a first offence, or five years after any subsequent conviction, and to any person convicted of violating any other provision of this section until sixty days after the date of final conviction if for a first offence, or one year after the date of any subsequent conviction. The second offence, how disposed of. prosecution for the violation of any of the provisions of this section if a second offence, shall not, unless the interests of justice require such disposition, be placed on file or otherwise disposed of except by trial, judgment and sentence according to the regular course of criminal proceedings. It shall be otherwise disposed of only on motion in writing, stating specifically the reasons therefor, and verified by affidavit if facts are relied on. If the court or magistrate certifies in writing that he is satisfied that the reasons relied upon are sufficient and that the interests of justice require the allowance of the motion, the motion shall be allowed, and the certificate shall be filed in the case. A copy of the motion and certificate shall be sent by the court or magistrate forthwith to the Massachusetts highway commission. Approved June 1, 1916.

An Act relative to the tenure of office of chiefs of Chap.291 FIRE DEPARTMENTS IN THE METROPOLITAN. FIRE PREVEN-

Be it enacted, etc., as follows:

TION DISTRICT.

SECTION 1. The chief engineer of the fire department of Tenure of any city or town now or hereafter included within the office of chiefs of fire department of fire prevention district shall hold his office metropolitan continuously during good behavior unless incapacitated by first. physical or mental disability to perform the duties of his position: provided, however, that the chief of the fire de-Proviso. partment may, with the consent of the confirming authority, remove said engineer for just cause and for reasons specifically assigned by said authority.

SECTION 2. Before being removed in the manner above To be provided, the chief engineer of any of said cities or towns with copy of shall be furnished with a copy of the reasons required in removal. section one, and shall be allowed a reasonable time to answer them in writing. A copy of the reasons, notice and answer, and of the order of removal, shall be filed with the city or town clerk.

Act to be submitted to certain cities and towns.

Proviso.

SECTION 3. This act shall be submitted to the several cities and towns included in the metropolitan fire prevention district at their next respective municipal elections or town meetings, and shall take effect in any such city or town upon its acceptance by a majority of the voters voting thereon: provided, that if in any city or town in said district the provisions of the civil service laws are already applicable to the chief engineer of the fire department, this act shall take effect therein upon its passage.

Approved June 1, 1916.

Chap.292 An Act to prohibit the practice of law by corporations.

Be it enacted, etc., as follows:

Practice of law by corporations prohibited.

Section 1. It shall be unlawful for any corporation to practice or appear as an attorney-at-law for any person other than itself in any court in this commonwealth or before any judicial body or to hold itself out to the public or to advertise as being entitled to practice law; it shall further be unlawful for any corporation to draw agreements, or other legal documents not relating to its lawful business, or to draw wills, or to practice law, or to hold itself out in any manner as being entitled to do any of the foregoing acts, whether by or through any person or persons, and whether orally or by advertisement, letter or circular: provided, however, that the foregoing shall not prevent any national bank or any bank or trust company incorporated under the laws of this commonwealth from furnishing to persons with whom it may deal or who may apply for the same, through its officers or agents, legal information or legal advice with respect to investments, taxation, or an issue or offering for sale of stocks, bonds, notes or other securities or property.

Proviso.

Penalty.

Section 2. Any corporation violating the provisions of this act shall be liable to a fine of not more than one thousand dollars; and every officer, agent or employee of any such corporation who, on behalf of the same, directly or indirectly, engages in any of the acts herein prohibited, or assists such corporation to do such prohibited acts, shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not more than five hundred dollars.

Corporation may employ attorney, etc.

SECTION 3. This act shall not prohibit a corporation from employing an attorney or attorneys in and about its

own affairs or in any litigation to which it is or may be a

party.

SECTION 4. This act shall not apply to any public service Act not to corporation nor to any corporation lawfully engaged in the epily to corporation lawfully engaged in the epily to business of conducting a mercantile or collection agency or porations, etc. adjustment bureau, or lawfully engaged in the examination and insuring of titles to real property, or lawfully engaged in the business of insurance against liability for damages or compensation on account of injury to persons or property, or lawfully engaged in assisting attorneys-at-law to organize corporations, or organized for and lawfully engaged in benevolent or charitable purposes, or organized under the authority of the commonwealth for the purpose of assisting persons without means in the pursuit of any civil remedy, nor shall it prohibit a newspaper from answering inquiries through its columns or any corporation from providing legal advice or assistance to its employees.

Approved June 1, 1916.

An Act to authorize the licensing by cities and Chap.293 TOWNS OF MOTOR VEHICLES CARRYING PASSENGERS FOR HIRE.

Be it enacted, etc., as follows:

SECTION 1. Cities and towns shall have authority to Cities and license and regulate the transportation of passengers for license motor hire as a business between fixed and regular termini by vehicles carrying means of any motor vehicle, except the trackless trolley passenge for hire. vehicle, so-called, not running on tracks or rails, and may impose reasonable license fees, make regulations for the operation of such vehicles within their own limits, and impose suitable penalties for the violation of such regulations: provided, however, that no such motor vehicle shall be operated Proviso. as aforesaid until the licensee of the vehicle, in addition to complying with all regulations of the city or town in which the vehicle is to be operated, shall have deposited with the treasurer of any city or town in which a license has been taken out, security by bond or otherwise, approved by the city or town treasurer, in such sum as the city or town may reasonably require, conditioned to pay any final judgment obtained against the principal named in the bond for any injury to person or property, or damage for causing the death of any person, by reason of any negligent or unlawful

May sue on the bond. act on the part of the principal named in said bond, his or its agents, employees or drivers, in the use or operation of any such vehicle. Any person so injured or damaged may sue on the bond in the name of the city or town treasurer, and damages so recovered shall go to the person injured or damaged.

Not more than one bond to be filed. SECTION 2. Nothing in this act shall be construed as requiring the licensee to file more than one bond, which shall be filed in any city or town in which a license has been taken out.

Time of taking effect.

Section 3. This act shall take full effect in cities upon its acceptance by the city council, and in towns upon its acceptance by the voters of the town at any duly called town meeting. For the purpose of submitting this act to cities and to towns, it shall take effect upon its passage.

Approved June 1, 1916.

Chap.294 An Act relative to the verification of lists of taxable property filed with assessors of taxes.

Be it enacted, etc., as follows:

1909, 490, Part I, § 43, etc., amended.

Section 1. Chapter four hundred and ninety of the acts of the year nineteen hundred and nine, as amended in section forty-three of Part I by chapter one hundred and thirty of the General Acts of the year nineteen hundred and sixteen, is hereby further amended by striking out said section forty-three and inserting in place thereof the following: — Section 43. The assessors shall in all cases require a person, firm or corporation bringing in a list to make oath that it is true. The oath may be administered by any of the assessors or by their secretary or head clerk, or by any notary public, whose jurat shall be duly authenticated by his seal, or, in this commonwealth, by a justice of the peace.

Verification of lists of taxable property filed with assessors of taxes.

Section 2. So much of this act as relates to the administering of the oath shall not apply to the city of Boston; but in that city the oath shall be administered by one of the assessors or by their secretary or head clerk, unless the person, firm or corporation bringing in a list is absent from the city during the whole period when the oath may be made, in which case the oath may be administered by a notary public, whose jurat shall be duly authenticated by his seal, or, if made within the commonwealth, by a justice of the peace.

Approved June 1, 1916.

Certain provisions not to apply to Roston An Act relative to the apportionment of the cost of Chap.295 THE MAINTENANCE OF WELLINGTON BRIDGE OVER MYSTIC RIVER BETWEEN THE CITIES OF SOMERVILLE AND MED-FORD.

Be it enacted, etc., as follows:

SECTION 1. Beginning with the first day of June, nine-Apportionment of cost of teen hundred and fifteen, the cost of maintenance of Wellingmaintenance of Wellingmaintenance
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hundred and one, a portion of which was rebuilt under
and Medford. authority of chapter seven hundred and ninety-four of the acts of the year nineteen hundred and fourteen, as amended by chapter two hundred and seventy-six of the General Acts of the year nineteen hundred and fifteen, shall be paid as follows: - eighteen and eight thousand two hundred and thirty-five ten thousandths per cent by the city of Medford; fifteen and two thousand nine hundred and forty-one ten thousandths per cent by the city of Malden; twelve and nine thousand four hundred and twelve ten thousandths per cent by the city of Somerville; two and nine thousand four hundred and twelve ten thousandths per cent by the town of Stoneham; and fifty per cent in the same manner as expenditures made from appropriations authorized to carry out the provisions of chapter two hundred and eighty-eight of the acts of the year eighteen hundred and ninety-four and acts in amendment thereof and in addition thereto.

Section 2. This act shall take effect upon its passage. Approved June 1, 1916.

An Act to abolish the commission on economy and Chap.296 EFFICIENCY AND THE STATE BOARD OF PUBLICATION AND TO ESTABLISH THE OFFICE OF SUPERVISOR OF ADMINISTRA-TION.

Be it enacted, etc., as follows:

Section 1. The commission on economy and efficiency Commission established under the provisions of chapter seven hundred and efficiency, and nineteen of the acts of the year nineteen hundred and board of twelve, as amended by chapter six hundred and ninety-published. eight of the acts of the year nineteen hundred and fourteen, and the state board of publication established under the provisions of chapter four hundred and thirty-eight of the

acts of the year nineteen hundred and two, as affected by chapter sixty-seven of the acts of the year nineteen hundred and nine, are hereby abolished. All the rights, powers, duties and obligations conferred and imposed by law on said commission or on any member thereof and on said board, except as is otherwise hereinafter provided, are hereby transferred to and shall hereafter be exercised and performed by the supervisor established by this act, who shall be the lawful successor of said commission and said board. Immediately upon the appointment and qualification of said officer all books, papers, maps, plans, charts, records and all other documents or equipment in the possession of said commission and said board shall be delivered to him. All the employees of said commission shall, as temporary appointees, continue to perform their usual duties upon the same terms as heretofore until removed by said officer.

Employees.

Supervisor of Administration, office established.

Deputies.

Secretary, experts, clerks, etc., appointment, salaries, etc.

Section 2. The governor, with the advice and consent of the council, shall appoint an officer to be known as the Supervisor of Administration to serve for the term of three years, who shall devote his whole time to the work of his office and shall receive an annual salary of five thousand dollars. The supervisor may be removed for cause by the governor with the advice and consent of the council. Any vacancy in said office shall be filled by the governor with the advice and consent of the council for the remainder of the unexpired term. The supervisor shall be furnished with suitable quarters in the state house at the expense of the commonwealth, and, with the consent of the governor and council, may appoint a deputy or deputies and determine their salary and duties except as is otherwise hereinafter provided. Any deputy may be removed for cause by the supervisor with the consent of the governor and council. The supervisor may also appoint a secretary and such' experts, clerks and other assistants, and may pay them such salaries and may incur such other expenses, including travelling expenses, not exceeding such sums as may be appropriated therefor by the general court, as he may deem necessary and proper, subject, however, to the approval of the committee on finance of the council or of the governor and council where such approval is required by law. All appointments, other than of deputies as aforesaid, shall be made in accordance with the rules and regulations of the civil service commission, and employees so appointed shall be removed only in accordance with the said rules and regulations, but any of the present employees of the commission. on economy and efficiency shall be eligible to appointment under this section without further examination.

SECTION 3. The committee on finance of the council shall Finance committee of act as a board of advisers of the supervisor and shall hear executive council to act appeals from the decisions of said officer as provided in this as board of advisers, etc. act. The supervisor may, with the approval of the said committee, designate a deputy to act as investigator of Deputy, investigator purchases who shall, under the direction of the supervisor of purchases, investigate the method of purchasing all stores, supplies and materials used by the commonwealth or by any officer, board, bureau, commission, institution or department maintained or employed by the commonwealth. Such deputy shall report the results of his investigation with his recommendations to the supervisor who may, after a hearing before the governor and council given to the officials concerned, and with the approval of the governor and council, order changes made in the methods used in, and make rules and regulations, not inconsistent with law, govern-Rules and ing the purchase of stores, supplies and materials in any or regulations. all of the offices, boards, bureaus, commissions, institutions and departments of the commonwealth. Copies of orders or rules and regulations so made shall be transmitted to the officials concerned. Any appointed official who fails to comply with an order, rule or regulation duly made under authority hereof may be removed by the governor with the advice and consent of the council.

SECTION 4. So much of the powers and duties conferred of the auditor and imposed on the auditor of the commonwealth by section of the commonwealth by section of the commonwealth of the c four of chapter five hundred and ninety-seven of the acts of transferred to the year nineteen hundred and eight as relates to inquiry supervisor. into the methods of purchasing and handling stores, supplies and materials is hereby transferred to the supervisor to be exercised and performed by him in accordance with the provisions of this act.

Section 5. Appeal from a decision of the supervisor Appeal. under chapter four hundred and thirty-eight of the acts of the year nineteen hundred and two may be taken to the committee on finance of the council, whose decision shall be final.

SECTION 6. The duties imposed upon the governor and Certain duties imposed upon council by chapter two hundred and sixty-eight of the acts governor and of the year nineteen hundred and ten, as amended by chapter transferred to forty-three of the acts of the year nineteen hundred and supervisor.

eleven, and by chapter five hundred and thirty-four of the acts of the year nineteen hundred and thirteen, are hereby transferred to and shall be exercised and performed by the supervisor.

To report on estimates for appropriations of departments, etc.

Section 7. On request of either branch of the general court or of the ways and means committee of either branch, or of the governor, or of the council, or of the committee on finance of the council, the supervisor shall make a report on such of the estimates of the officers, heads of departments, boards, commissions, and trustees of institutions classified by the auditor under sections three and four of chapter seven hundred and nineteen of the acts of the year nineteen hundred and twelve, as may be required, together with such facts, suggestions or recommendations as to any or all of the appropriations requested, or the method of raising money for the same, as he may deem expedient.

Authorisation of governor, etc., for certain investigations to be first obtained.

Section 8. Unless authorized as provided by section six of chapter seven hundred and nineteen of the acts of the year nineteen hundred and twelve, the supervisor shall not exercise the powers conferred by section nine of said chapter without first obtaining the approval of the governor or of the committee on finance of the council, except that in making any examination he may require the production of books, papers, contracts and documents relating to any matter within the scope of the investigation.

Repeals.

Section 9. Sections one and six of chapter four hundred and thirty-eight of the acts of the year nineteen hundred and two, sections two and five of chapter seven hundred and nineteen of the acts of the year nineteen hundred and twelve, and chapter six hundred and ninety-eight of the acts of the year nineteen hundred and fourteen, are hereby repealed.

Time of taking effect.

SECTION 10. So much of this act as provides for the appointment of the supervisor shall take effect upon its passage. All other provisions hereof shall take effect upon the qualification of the said officer but not earlier than July first in the year nineteen hundred and sixteen.

Approved June 1, 1916.

Chap.297 An Act to extend the jurisdiction and functions of the civil service commission.

Be it enacted, etc., as follows:

R. L. 19, § 1, etc., amended. SECTION 1. Section one of chapter nineteen of the Revised Laws, as amended by section one of chapter one

hundred and fifty-nine of the acts of the year nineteen hundred and six, by section one of chapter three hundred and forty-four of the acts of the year nineteen hundred and seven, and by section one of chapter six hundred and eight of the acts of the year nineteen hundred and ten, is hereby further amended by adding at the end thereof the following: — At least one commissioner shall be present during office hours, except when all the commissioners are engaged elsewhere on business of the commission, — so as to read as follows: — Section 1. The governor shall annually, in May Civil service commission, or June, with the advice and consent of the council, appoint appointment, appointment, salaries, etc. a civil service commissioner for a term of three years from the first Monday of July following. All appointments shall be so made that not more than two commissioners shall at the time of any appointment be members of the same political party. The chairman of the commission shall at all times be such one of the three commissioners as the governor The chairman of the commission shall shall designate. receive an annual salary of twenty-five hundred dollars and each of the other commissioners an annual salary of two thousand dollars, together with the travelling expenses incurred in the performance of their official duties. commissioners shall devote so much of their time to the work of the commission and shall establish and maintain such office hours as shall be approved by the governor and council. At least one commissioner shall be present during office hours, except when all the commissioners are engaged elsewhere on business of the commission.

SECTION 2. The commissioners shall, upon the passage To reorganize of this act, effect such reorganization of their department as their department as ment, etc. may be required to perform the duties prescribed by this act, and may remove in their discretion any officers or employees then in the service of the commission, and may appoint, subject to the provisions of chapter nineteen of the Revised Laws and all acts in amendment thereof or in addition thereto, such officers and employees as may be necessary to the performance of their duties, and may incur other expenses not exceeding such sums as may be appropriated by the general court.

SECTION 3. The commissioners may, from time to time, May investi-investigate in whole or in part the classified civil service, classified civil and the work, duties and compensation of the officers and efficiency, etc. employees therein, and the number employed, and the grades, titles, ratings and methods of promotion that have

been established, and may report thereon. The commissioners may, at any time, and shall, upon the request of any appointing power in respect to such officers or employees by it appointed, inquire into the efficiency and conduct of any officers or employees in the classified civil service, and may recommend to the appointing power the removal of any such officers or employees, or make such other recommendations as shall seem fitting in the premises.

Civil service rules to be revised.

Section 4. The commission shall forthwith prepare and submit to the governor and council for approval a revision of the civil service rules, and the rules so revised, when approved by the governor and council, shall supersede all rules then existing.

Certain persons disqualified from holding office of representative of the commission.

SECTION 5. Persons holding offices or positions to which they have been elected by the people, or by the aldermen or city council of a city, or by the selectmen of a town, shall not at the same time be eligible to the office of representative of the civil service commission.

Exemption of policemen and firemen.

Section 6. Nothing contained in section three of this act shall apply to policemen or firemen.

Approved June 1, 1916.

Chap.298 An Act to apportion and assess a state tax of eight million dollars.

Be it enacted, etc., as follows:

State tax apportioned and assessed. Section 1. Each city and town in this commonwealth shall be assessed and pay the sum with which it stands charged in the following schedule, that is to say:—

Abington, seventy-six hundred dollars,	\$7,600 00
Acton, forty-four hundred dollars,	4,400 00
Acushnet, twenty-four hundred and eighty dollars, .	2,480 00
Adams, fourteen thousand three hundred and twenty	,
dollars,	14,320 00
Agawam, fifty-seven hundred and sixty dollars,	5,760 00
Alford, four hundred dollars,	400 00
Amesbury, twelve thousand and eighty dollars,	12,080 00
Amherst, twelve thousand and eighty dollars,	12,080 00
Andover, sixteen thousand five hundred and sixty	•
1 11	16,560 00
Arlington, twenty-nine thousand six hundred and	•
eighty dollars,	29,680 00
Ashburnham, twenty-six hundred and forty dollars, .	2,640 00
Ashby, eighteen hundred and forty dollars,	1,840 00
Ashfield, sixteen hundred dollars,	1,600 00
Ashland, twenty-five hundred and sixty dollars,	2,560 00

			
Athol, eleven thousand nine hundred and twenty dol-	A11 000	^^	State tax apportioned and assessed
lars,	\$11,920	w	and assesse
twenty dollars,	35,520	m	
Auburn, thirty-three hundred and sixty dollars,	3,360		
Avon, two thousand and eighty dollars,	2,080		
Ayer, four thousand and eighty dollars,	4,080		•
Barnstable, fourteen thousand two hundred and forty	-,		
dollars,	14,240	00	
Barre, forty-nine hundred and sixty dollars,	4,960	00	
Becket, fourteen hundred and forty dollars,	1,440		
Bedford, thirty-five hundred and twenty dollars, .	3,520		
Belchertown, nineteen hundred and twenty dollars, .	1,920	00	
Bellingham, two thousand dollars,	2,000		
Belmont, twenty thousand and eighty dollars,	20,080		
Berkley, eleven hundred and twenty dollars,	1,120	00	
Berlin, twelve hundred and eighty dollars,	1,280 1,040		
Bernardston, ten hundred and forty dollars, Beverly, seventy-four thousand seven hundred and		w	
twenty dollars,	74,720	00	
Billerica, eighty-seven hundred and twenty dollars,	8,720		
Blackstone, forty-six hundred and forty dollars,	4,640		
701 16 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1,200		
Bolton, twelve hundred dollars, Bolton, twelve hundred and eighty dollars, Boston, two million five hundred forty-eight thousand	1,280		
	•		
two hundred and forty dollars,	2,548,240	00	
Bourne, eleven thousand two hundred dollars,	11,200		
Boxborough, four hundred and eighty dollars,	480		
Boxford, twenty-three hundred and twenty dollars, .	2,320		
Boylston, eleven hundred and twenty dollars,	1,120	w	
Braintree, fifteen thousand eight hundred and forty		Δ.	
dollars, Brewster, twenty-two hundred and forty dollars,	15,840 2,240		
Bridgewater, eight thousand and eighty dollars,	8,080	m	
Brimfield, thirteen hundred and sixty dollars,	1,360		
Brockton, ninety-eight thousand two hundred and		•	
forty dollars,	98,240	00)
Brookfield, twenty-seven hundred and twenty dollars,			
Brookline, two hundred forty-two thousand four hun-	•		
dred dollars,	242,400	00)
Buckland, thirty-two hundred dollars,	3,200	00)
Burlington, sixteen hundred dollars,	1,600	00)
Cambridge, two hundred sixteen thousand nine hun-			
dred and sixty dollars,	216,960		
Canton, twelve thousand dollars,	12,000		
Carlisle, twelve hundred dollars, Carver, thirty-three hundred and sixty dollars, Charlemont, eleven hundred and twenty dollars,	1,200		
Charlemont, eleven hundred and sixty dollars,	3,360		
Charleton, twenty-seven hundred and twenty dollars, .	$1,120 \\ 2,720$	00	1
Chatham, thirty-two hundred and eighty dollars,	3,280		
Chelmsford, eight thousand and eighty dollars,	8,080	00)
Chelsea, fifty-two thousand four hundred dollars,	52,400	00)
Cheshire, eighteen hundred and forty dollars,	1,840		
., . 6	-,0		

State tax apportioned and assessed.

0=1,2,11,2,10,10,10,10,10,10,10,10,10,10,10,10,10,	. .
Chester, sixteen hundred and eighty dollars,	\$1,680 00
Chesterfield, seven hundred and twenty dollars,	720 00
Chicopee, thirty-eight thousand two hundred and forty	
dollars,	38,240 00
Chilmark, six hundred and forty dollars,	640 00
Clarksburg, seven hundred and twenty dollars	720 00
Clinton, sixteen thousand and eighty dollars,	16,080 00
Cohasset, fifteen thousand seven hundred and sixty	•
dollars,	15,760 00
Colrain, eighteen hundred and forty dollars,	1,840 00
Concord, fifteen thousand six hundred dollars	15,600 00
Conway, fifteen hundred and twenty dollars,	1,520 00
Cummington, seven hundred and twenty dollars,	720 00
Dalton, ten thousand nine hundred and sixty dollars, .	10,960 00
Dana, eight hundred and eighty dollars,	880 00
Danvers, fifteen thousand and forty dollars,	15,040 00
Dartmouth, ten thousand two hundred and forty dol-	
lars,	10,240 00
Dedham, twenty-five thousand five hundred and	
twenty dollars,	25,520 00
Deerfield, forty-four hundred dollars,	4,400 00
Dennis, twenty-seven hundred and twenty dollars,	2,720 00
Dighton, thirty-two hundred dollars,	3,200 00
Douglas, twenty-nine hundred and sixty dollars,	2,960 00
Dover, twelve thousand nine hundred and sixty dollars,	12,960 00
Dracut, forty-four hundred and eighty dollars,	4,480 00
Dudley, forty-four hundred and eighty dollars, .	4,480 00
Dunstable, nine hundred and sixty dollars,	960 00
Duxbury, sixty-three hundred and twenty dollars, .	6,320 00
East Bridgewater, fifty-three hundred and sixty dol-	
lars,	5,360 00
East Longmeadow, twenty-four hundred and eighty	0 400 00
dollars,	2,480 00
Eastham, eight hundred and eighty dollars,	880 00
Easthampton, thirteen thousand nine hundred and	10.000.00
twenty dollars,	13,920 00
Easton, sixteen thousand nine hundred and sixty dol-	10 000 00
lars,	16,960 00
Edgartown, twenty-four hundred dollars,	2,400 00
Egremont, ten hundred and forty dollars,	1,040 00
Enfield, fourteen hundred and forty dollars,	1,440 00
Erving, twenty-four hundred and eighty dollars,	2,480 00
Essex, twenty-four hundred dollars,	2,400 00
Everett, fifty-four thousand five hundred and sixty	54,560 00
dollars,	8,000 00
Fairhaven, eight thousand dollars,	8,000 00
	180,960 00
and sixty dollars,	100,000 00
	24,720 00
twenty dollars,	70,080 00
Florida, eight hundred and eighty dollars,	880 00
Foxborough, forty-nine hundred and sixty dollars,	4,960 00
I ornorogen total manager and prof comes,	2,000 00

		-
Framingham, twenty-nine thousand six hundred dol-		State tax
lars,		o apportioned and assessed.
Franklin, eighty-nine hundred and sixty dollars,	8,960 (
Freetown, twenty-two hundred and forty dollars,	2,240 (NU .
Gardner, twenty-two thousand two hundred and forty	00.040.0	
dollars,	22,240 (
Gay Head, eighty dollars,	80 (
Georgetown, twenty-four hundred dollars,	2,400 (
Gill, nine hundred and sixty dollars,	960 0	10
Gloucester, forty-three thousand five hundred and	49.500.0	
twenty dollars,	43,520 0	
Goshen, four hundred dollars,	400 0	
Gosnold, twelve hundred dollars,	1,200 0	
Graiton, sixty-eight hundred and eighty dollars,	6,880 0	
Granby, thirteen hundred and sixty dollars,	1,360 0	
Granville, eleven hundred and twenty dollars,	1,120 0	N
Great Barrington, twelve thousand two hundred and	10.040.0	•
forty dollars,	12,240 0	N
Greenfield, twenty-four thousand two hundred and	94 940 0	n
forty dollars,	24,240 0	_
Greenwich, five hundred and sixty dollars,	560 0	
Groton, seventy-eight hundred and forty dollars,	7,840 0	
Groveland, twenty-four hundred and eighty dollars, .	2,480 0	
Hadley, thirty-eight hundred and forty dollars,	3,840 0	_
Halifax, eleven hundred and twenty dollars,	1,120 0	
Hamilton, ten thousand four hundred dollars,	10,400 0	
Hampden, eight hundred and eighty dollars, : .	880 0	
Hancock, eight hundred dollars,	800 0	
Hanover, forty-two hundred and forty dollars,	4,240 0	_
Hanson, three thousand and forty dollars,	3,040 0 8,960 0	
Hardwick, eighty-nine hundred and sixty dollars, Harvard, thirty five hundred and twenty dollars	3,520 0	
Harvard, thirty-five hundred and twenty dollars, Harvich, thirty one hundred and twenty dollars	3,120 0	
Harwich, thirty-one hundred and twenty dollars, Hatfield, thirty-six hundred dollars,	3,600 0	
Haverhill, seventy-six thousand four hundred and	3,000 0	U
	76,480 0	n
eighty dollars,	480 0	
Heath, five hundred and sixty dollars,	560 0	
Hingham, fourteen thousand one hundred and sixty	300 0	v
dollars,	14,160 0	n
Hinsdale, fifteen hundred and twenty dollars,	1,520 0	
Holbrook, thirty-four hundred and forty dollars,	3,440 0	
Holden, thirty-six hundred dollars,	3,600 0	
Holland, two hundred and forty dollars,	240 0	_
Holliston, thirty-six hundred and eighty dollars,	3,680 0	-
Holyoke, one hundred eleven thousand and forty dol-	0,000	•
lars,	111,040 0	n
Hopedale, seventeen thousand two hundred and eighty	111,010	v
dollars,	17,280 0	0
Hopkinton, thirty-three hundred and sixty dollars,	3,360 0	
Hubbardston, fourteen hundred and forty dollars,	1,440 0	
Hudson, eighty-four hundred and eighty dollars,	8,480 0	
Hull, thirteen thousand six hundred dollars,	13,600 0	
· · · · · · · · · · · · · · · · · · ·	~-,	-

State tax apportioned and assessed.

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Huntington, sixteen hundred dollars,	\$1,600 00
Ipswich, ninety-two hundred and eighty dollars,	9,280 00
Kingston, thirty-two hundred dollars,	3,200 00
Lakeville, twenty-four hundred dollars,	2,400 00
Lancaster, eighteen thousand seven hundred and	-,
twenty dollars,	18,720 00
Lanesborough, fourteen hundred and forty dollars, .	1,440 00
Lawrence, one hundred thirty-four thousand five hun-	-,
dred and sixty dollars,	134,560 00
Lee, sixty-two hundred and forty dollars,	6,240 00
Leicester, forty-six hundred and forty dollars,	4,640 00
Lenox, fifteen thousand one hundred and twenty dol-	_,
lars,	15,120 00
Leominster, twenty-four thousand three hundred and	,
twenty dollars,	24,320 00
Leverett, eight hundred dollars,	800 00
Lexington, sixteen thousand four hundred dollars,	16,400 00
Leyden, four hundred and eighty dollars,	480 00
Lincoln, seventy-eight hundred and forty dollars,	7,840 00
Littleton, twenty-one hundred and sixty dollars,	2,160 00
Longmeadow, fifty-six hundred dollars,	5,600 00
Lowell, one hundred fifty-one thousand nine hundred	.,
and twenty dollars,	151,920 00
Ludlow, eighty-nine hundred and sixty dollars,	8,960 00
Lunenburg, twenty-eight hundred dollars,	2,800 00
Lynn, one hundred fifty-five thousand five hundred and	•
twenty dollars,	155,520 00
Lynnfield, twenty-two hundred and forty dollars,	2,240 00
Malden, seventy-four thousand four hundred dollars,	74,400 00
Manchester, thirty-one thousand seven hundred and	
sixty dollars,	31,760 00
Mansfield, eighty-eight hundred dollars,	8,800 00
Marblehead, seventeen thousand six hundred and	
eighty dollars,	17,680 00
Marion, eleven thousand and forty dollars,	11,040 00
Marborough, nineteen thousand nine hundred and	10.000.00
twenty dollars,	19,920 00
Marshfield, forty-three hundred and twenty dollars, .	4,320 00
Mashpee, five hundred and sixty dollars,	560 00
Mattapoisett, forty-three hundred and twenty dollars,	4,320 00
Maynard, seventy-five hundred and twenty dollars, .	7,520 00
Medfield, four thousand dollars,	4,000 00
Medford, fifty-one thousand three hundred and sixty	E1 260 00
dollars,	51,360 00
Medway, thirty-two hundred and eighty dollars,	3,280 00
Melrose, thirty-two thousand dollars,	32,000 00 1,360 00
Mendon, thirteen hundred and sixty dollars,	2,560 00
Merrimac, twenty-five hundred and sixty dollars, Methyan seventeen thousand and forty dollars	17,040 00
Methuen, seventeen thousand and forty dollars, Middleborough, ninety-nine hundred and twenty dol-	11,020 00
	9,920 00
lars, Middlefield, four hundred dollars,	400 00
Middleton, sixteen hundred and eighty dollars,	1,680 00
	_,,555 56

Milford, seventeen thousand seven hundred and sixty		State tax
dollars,	\$17,760	00 apportioned and assessed.
Millbury, sixty-one hundred and sixty dollars,	6,160	00 and assessed.
Millis, twenty-six hundred and forty dollars,	2,640	
Milton, fifty-two thousand six hundred and forty dol-	,	
lars,	52,640	00
Monroe, six hundred and forty dollars,	640	00.
Monson, forty-six hundred and forty dollars,	4,640	00
Montague, ten thousand seven hundred and twenty		
dollars,	10,720	00
Monterey, seven hundred and twenty dollars,	720	11
Montgomery, three hundred and twenty dollars,	320	
Mount Washington, two hundred and forty dollars, .	240	7.5
Nahant, fifteen thousand six hundred dollars,	15,600	
Nantucket, seventy-two hundred and eighty dollars,	7,280	00
Natick, fifteen thousand nine hundred and twenty dol-	15.000	00
lars,	15,920	00
Needham, fourteen thousand eight hundred and eighty	14.000	00
dollars,	14,880	
New Ashford, one hundred and sixty dollars,	160	00
New Bedford, one hundred eighty-six thousand four	100 400	00
hundred and eighty dollars,	186,480	
New Braintree, eight hundred dollars,	800 1,600	
New Marlborough, sixteen hundred dollars,	720	
New Salem, seven hundred and twenty dollars, Newbury, thirty-seven hundred and sixty dollars,	3,760	5.5
Newburyport, twenty-one thousand four hundred and	3,700	00
forty dollars,	21,440	00
Newton, one hundred forty thousand and eighty dol-	21,110	00
lars,	140,080	00
Norfolk, two thousand dollars,	2,000	
North Adams, twenty-eight thousand three hundred	_,	
and twenty dollars,	28,320	00
North Andover, ten thousand eight hundred and eighty	•	
dollars,	10,880	00
North Attleborough, sixteen thousand three hundred	•	
and twenty dollars,	16,320	00
North Brookfield, thirty-nine hundred and twenty	·	
dollars,	3,920	
North Reading, seventeen hundred and sixty dollars,	1,760	00
Northampton, thirty-two thousand six hundred and		
forty dollars,	32,640	
Northborough, thirty-two hundred and eighty dollars,	3,280	00
Northbridge, thirteen thousand two hundred and	10.000	
eighty dollars,	13,280	
Northfield, twenty-eight hundred dollars,	2,800	
Norton, thirty-one hundred and twenty dollars,	3,120	
Norwell, twenty-four hundred and eighty dollars,	2,480	
Norwood, twenty-seven thousand six hundred dollars, Oak Bluffs, three thousand and forty dollars,	27,600 3,040	
Oakham, seven hundred and twenty dollars,	720	
Orange, eighty-one hundred and sixty dollars,	8,160	
Orleans, twelve thousand nine hundred and sixty dollars,	12,960	
, ···, ···, ···, ···, ···, ···, ···, ···, ···, ···, ···, ···, ···, ···, ···	,000	

State tax apportioned and assessed.

GENERAL ACTS, 1916. — CHAP. 298.

Otis, five hundred and sixty dollars	\$560 00
Oxford, forty-five hundred and sixty dollars,	4,560 00
Palmer, ten thousand four hundred dollars,	10,400 00
Paxton, eight hundred dollars,	800 00
Peabody, twenty-seven thousand one hundred and	
twenty dollars,	27,120 00
Pelham, eight hundred dollars,	800 00
Pembroke, twenty-one hundred and sixty dollars, .	2,160 00
Pepperell, forty-three hundred and twenty dollars, .	4,320 00
Peru, three hundred and twenty dollars,	320 00
Petersham, nineteen hundred and twenty dollars, .	1,920 00
Phillipston, six hundred and forty dollars,	640 00
Pittsfield, sixty-nine thousand two hundred and eighty	
dollars,	69,280 00
Plainfield, four hundred dollars,	400 00
Plainville, eighteen hundred and forty dollars,	1,840 00
Plymouth, twenty-four thousand and eighty dollars, .	24,080 00
Plympton, eight hundred and eighty dollars,	880 00
Prescott, four hundred and eighty dollars,	480 00
Princeton, twenty-four hundred dollars,	2,400 00
Provincetown, forty-four hundred dollars,	4,400 00
Quincy, seventy-one thousand and forty dollars, .	71,040 00
Randolph, fifty-eight hundred and forty dollars, .	5,840 00
Raynham, two thousand dollars,	2,000 00
Reading, thirteen thousand three hundred and sixty	_,,,,,
dollars,	13,360 00
Rehoboth, two thousand and eighty dollars,	2,080 00
Revere, thirty-seven thousand two hundred and eighty	_,000 00
dollars,	37,280 00
Richmond, twelve hundred and eighty dollars,	1,280 00
Rochester, seventeen hundred and sixty dollars,	1,760 00
Rockland, ten thousand and eighty dollars,	10,080 00
Rockport, sixty-eight hundred dollars,	6,800 00
Rowe, five hundred and sixty dollars,	560 00
Rowley, thirty-six hundred and eighty dollars,	3,680 00
Royalston, thirteen hundred and sixty dollars,	1,360 00
Russell, thirty-five hundred and twenty dollars,	3,520 00
Rutland, sixteen hundred and eighty dollars,	1,680 00
Colom coverty thousand dellars	70,000 00
Salem, seventy thousand dollars, Salisbury, twenty-eight hundred and eighty dollars,	2,880 00
Sandiafold sight hundred dollars	800 00
Sandisfield, eight hundred dollars,	2,560 00
Sandwich, twenty-five hundred and sixty dollars,	'
Saugus, twelve thousand and eighty dollars,	12,080 00 480 00
Savoy, four hundred and eighty dollars,	
Scituate, ninety-two hundred and eighty dollars,	9,280 00
Seekonk, thirty-four hundred and forty dollars,	3,440 00
Sharon, six thousand and eighty dollars,	6,080 00
Sheffield, twenty-five hundred and sixty dollars, .	2,560 00
Shelburne, thirty-two hundred dollars.	3,200 00
Sherborn, forty-two hundred and forty dollars, .	4,240 00
Shirley, twenty-six hundred and forty dollars,	2,640 00
Shrewsbury, fifty-one hundred and twenty dollars,	5,120 00
Shutesbury, six hundred and forty dollars,	640 00

Somerset, thirty-four hundred and forty dollars, Somerville, one hundred twenty-seven thousand three	\$ 3,440	00	State tax apportioned and assessed.
hundred and sixty dollars,	127,360	00	
South Hadley, sixty-five hundred and sixty dollars, .	6,560	00	
Southampton, eleven hundred and twenty dollars,	1,120	00	
Southborough, fifty-three hundred and sixty dollars, Southbridge, fifteen thousand one hundred and twenty	5,360	00	
dollars,	15,120	00	
Southwick, sixteen hundred and eighty dollars,	1,680	00	
Spencer, seventy-two hundred and eighty dollars, Springfield, two hundred ninety-six thousand two hun-	7,280	00	
dred and forty dollars,	296,240	00	
Sterling, twenty-four hundred and eighty dollars,	2,480		
Stockbridge, eighty-eight hundred dollars,	8,800		
Stoneham, ten thousand three hundred and twenty	-,		
dollars,	10,320	00	
Stoughton, eight thousand dollars,	8,000		
Stow, twenty-two hundred and forty dollars,	2,240		
Sturbridge, seventeen hundred and sixty dollars,	1,760		
Sudbury, twenty-five hundred and sixty dollars,	2,560		
Sunderland, fifteen hundred and twenty dollars,	1,520		
Sutton, twenty-seven hundred and twenty dollars, .	2,720		
Swampscott, twenty-five thousand nine hundred and	-,		
twenty dollars,	25,920	00	
Swansea, thirty-five hundred and twenty dollars, .	3,520		
Taunton, fifty thousand two hundred and forty dollars,	50,240		
Templeton, four thousand dollars,	4,000	00	
Tewksbury, thirty-two hundred dollars,	3,200		
Tisbury, thirty-three hundred and sixty dollars, .	3,360		
Tolland, four hundred and eighty dollars,	480	00	
Topsfield, sixty-nine hundred and sixty dollars, .	6,960	00	
Townsend, twenty-five hundred and sixty dollars,	2,560	00	
Truro, eight hundred and eighty dollars,	880	00	
Tyngsborough, fourteen hundred and forty dollars, .	1,440	00	
Tyringham, seven hundred and twenty dollars,	720	00	
Upton, twenty-four hundred dollars,	2,400	00	
Uxbridge, seventy-five hundred and twenty dollars, .	7,520	00	
Wakefield, twenty thousand seven hundred and twenty			
dollars,	20,720		
Wales, four hundred and eighty dollars,	480	00	
Walpole, twelve thousand two hundred and forty dol-			
lars,	12,240	00	
Waltham, fifty-one thousand five hundred and twenty			
dollars,	51,520	00	
Ware, ten thousand six hundred and forty dollars, .	10,640	00	
Wareham, ten thousand nine hundred and sixty dol-			
lars,	10,960		
Warren, forty-eight hundred and eighty dollars,	4,880		
Warwick, eight hundred dollars,	800		
Washington, five hundred and sixty dollars,	560	00	
Watertown, thirty-four thousand nine hundred and		٠.	
sixty dollars,	34,960		
Wayland, fifty-two hundred and eighty dollars,	5,280	00	

	e tax
appe	ortioned
and	assessed.

Webster, seventeen thousand four hundred and forty		
dollars,	\$17,440	M
Wellesley, thirty thousand eight hundred dollars,	30,800	
Wellfleet, fourteen hundred and forty dollars,	1,440	
Wendell, eight hundred and eighty dollars,	880	
Wenham, fifty-six hundred and eighty dollars,	5,680	
West Boylston, nineteen hundred and twenty dollars,	1,920	
West Bridgewater, thirty-two hundred and eighty	-,	
dollars,	3,280 (00
West Brookfield, nineteen hundred and twenty dollars,	1,920	
West Newbury, two thousand and eighty dollars, .	2,080	
West Springfield, seventeen thousand six hundred and	,	
eighty dollars,	17,680	00
West Stockbridge, twelve hundred dollars,	1,200	
West Tisbury, eleven hundred and twenty dollars, .	1,120 (00
Westborough, six thousand dollars,	6,000 (
Westfield, twenty-two thousand nine hundred and	•	
sixty dollars,	22,960	00
Westford, forty-seven hundred and twenty dollars, .	4,720	00
Westhampton, five hundred and sixty dollars,	560 (00
Westminster, nineteen hundred and twenty dollars, .	1,920 (00
Weston, fifteen thousand four hundred and forty dol-		
lars,	15,440 (
Westport, forty-five hundred and sixty dollars,	4,560	00
Westwood, sixty-nine hundred and sixty dollars,	6,960	00
Weymouth, twenty-one thousand seven hundred and		
sixty dollars,	21,760	
Whately, fourteen hundred and forty dollars,	1,440	
Whitman, ten thousand and eighty dollars,	10,080	00
Wilbraham, thirty-six hundred dollars,	3,600	00
Williamsburg, twenty-four hundred dollars,	2,400	w
Williamstown, ninety-one hundred and twenty dol-	0.100	^^
lars,	9,120	
Wilmington, thirty-six hundred dollars,	3,600	
Winchendon, eight thousand dollars,	8,000	w
Winchester, twenty-nine thousand one hundred and	90 190	ΛΛ
twenty dollars,	29,120 640	
Windsor, six hundred and forty dollars,	040	w
	26,240	ሰለ
dollars,	25,040	
Worcester, three hundred eight thousand nine hundred	20,040	w
and sixty dollars,	308,960	00
Worthington, eight hundred dollars,	800	
Wrentham, twenty-seven hundred and twenty dollars,	2,720	
Yarmouth, forty-three hundred and twenty dollars, .	4,320	
Lorinoum, 1010, miles manufed and enemy delians, .	2,020	50

Treasurer to issue warrant. SECTION 2. The treasurer of the commonwealth shall forthwith send his warrant, according to the provisions of section thirty-four of Part I of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, to the selectmen or assessors of each city and town taxed as aforesaid, requiring them respectively to assess the sum so

charged, and to add the amount of such tax to the amount of city, town and county taxes to be assessed by them respectively on each city and town.

SECTION 3. The treasurer of the commonwealth in his Payment of warrant shall require the said selectmen or assessors to pay, or issue severally their warrant or warrants requiring the treasurers of their several cities and towns to pay to the treasurer of the commonwealth, on or before the fifteenth day of November in the year nineteen hundred and sixteen. the sums set against said cities and towns in the schedule aforesaid: and the selectmen or assessors, respectively. shall return a certificate of the names of the treasurers of their several cities and towns, with the sum which each may be required to collect, to the treasurer of the commonwealth at some time before the first day of September in the year nineteen hundred and sixteen.

SECTION 4. If the amount due from any city or town, Notice to as provided in this act, is not paid to the treasurer of the treasurer of the delinquent commonwealth within the time specified, then the said towns. treasurer shall notify the treasurer of such delinquent city or town, who shall pay into the treasury of the commonwealth, in addition to the tax, such further sum as would be equal to one per cent per month during the delinquency from and after the fifteenth day of November in the year nineteen hundred and sixteen; and if the same remains unpaid after the first day of December in the year nineteen hundred and sixteen an information may be filed by the treasurer of the commonwealth in the supreme judicial court, or before any justice thereof, against such delinquent city or town; and upon notice to such city or town, and a summary hearing thereon, a warrant of distress may issue against such city or town to enforce the payment of said taxes under such penalties as said court or the justice thereof before whom the hearing is had shall order.

SECTION 5. This act shall take effect upon its passage. Approved June 1, 1916.

An Act relative to the distribution of certain cor- Chap.299 PORATION TAXES AND TO THE REIMBURSEMENT OF CITIES AND TOWNS FOR TAXES LOST BY SOLDIERS' EXEMPTIONS.

Be it enacted, etc., as follows:

SECTION 1. In the year nineteen hundred and sixteen Distribution of and thereafter the corporate franchise tax paid by railroad corporation taxes.

companies and by telephone and telegraph companies under the provisions of Part III of chapter four hundred and ninety of the acts of the year nineteen hundred and nine, and acts in amendment thereof and in addition thereto, shall be distributed, credited and paid to the cities and towns of the commonwealth or shall be retained by the commonwealth in the manner following: — Such part of said tax paid by each of said corporations as is paid on account of shares of stock of said corporations owned by non-residents of Massachusetts shall be retained by the commonwealth. remainder of said tax shall be distributed, credited and paid to the several cities and towns in proportion to the total assessed value of property actually taxed in each city and town for the preceding year.

Distribution of taxes of lighting and water com-panies, etc.

Section 2. In the year nineteen hundred and sixteen and thereafter the corporate franchise tax paid by gas, electric light, gas and electric light and water companies, under the provisions of Part III of said chapter four hundred and ninety shall be distributed, credited and paid to cities and towns of the commonwealth or shall be retained by the commonwealth in the manner following: - Such part of said tax paid by each of said corporations as is paid on account of shares of stock of said corporations owned by nonresidents of Massachusetts shall be retained by the commonwealth. The remainder of said tax paid by each of said corporations shall be distributed, credited and paid to the city or town of the commonwealth where the business of the corporation is carried on: and if any such corporation carries on its business in more than one city or town of the commonwealth, this part of the tax paid by it shall be distributed. credited and paid to such cities and towns in proportion to the value of the works, structures, real estate, machinery, poles, underground conduits, wires and pipes of the corporation in each of such cities or towns on the first day of April, as determined from the returns or in any other manner.

Section 3. On or before the first day of September in each year the assessors of every city and town shall make a return to the tax commissioner in such form as he may prescribe of the value of property exempted from taxation under the provisions of clauses thirteen and fourteen of section five of Part I of said chapter four hundred and ninety, and acts in amendment thereof and in addition thereto, together with the amount of taxes which would have been

assessed on such property but for said exemption.

Assessors to make returns to tax commissioner of certain property exempt from taxation.

SECTION 4. The tax commissioner from the said returns Reimbursement or otherwise shall determine the total amount of taxes thus towns for loss exempted throughout the commonwealth and shall apportion of taxes by soldiers' one third of such taxes among the cities and towns according exemptions. to the basis determined by him for an apportionment of the state tax in accordance with sections one hundred and one hundred and one of Part I of said chapter four hundred and ninety, and acts in amendment thereof and in addition thereto, and the amounts so determined shall be a charge upon each city and town. He shall also determine the amounts of taxes so exempted and they shall be a credit to the city or town making the exemption. He shall forthwith give notice in writing by mail or at their office to the assessors of each city or town thereby affected of the amounts so charged against and credited to it, and they may within Board of ten days after notice of such determination appeal there-appeal from to the board of appeal constituted under the provisions of section sixty-eight of Part III of said chapter four hundred and ninety.

SECTION 5. The tax commissioner shall, at the expiration Certification of ten days after said notice, or upon being informed of the credits to decision of the board of appeal, if an appeal is taken, certify treasurer and receiver to the treasurer and receiver general the amount of charges general. against and credits to each city and town as so determined, and the treasurer and receiver general shall thereupon withhold out of any sums payable by the commonwealth to any city or town against which a charge is certified, or shall allow or pay over to each city or town to which a credit is certified, as the case may be, the amount so certified.

SECTION 6. This act shall take effect upon its passage. Approved June 2, 1916.

An Act relative to the taxation of bonds registered Chap.300 WITH THE TAX COMMISSIONER.

Be it enacted, etc., as follows:

SECTION 1. Upon the registration as hereinafter provided Rate of taxation of of any bond secured by mortgage on tangible property bonds. situated within or without the commonwealth which is subject to taxation wherever situated and which is there actually taxed, a tax of six per cent upon the annual income derived from such bond shall be assessed by the tax commissioner upon the holder thereof in the manner provided in the following section.

Registration, etc. with the tax commissioner.

SECTION 2. On or before the first day of July in the vear nineteen hundred and sixteen the holder of any such bond may present the same to the tax commissioner for registration with a statement in such form as the tax commissioner shall require describing the mortgage securing the same and the property covered by the mortgage. If the tax commissioner finds that the said bond is secured by a mortgage upon tangible property which is subject to taxation and which has actually been taxed during the year prior to such statement, he shall register the bond and shall compute the amount of the tax to be paid upon the annual income derived therefrom and shall issue a certificate stating the amount of the tax so computed. Upon the payment of such tax, the tax commissioner shall receipt for the same upon the certificate, and the bond shall then be exempt from the imposition of any other assessments, rates or taxes within the commonwealth for the year nineteen hundred and sixteen. If the tax commissioner finds that no income has been paid on any such bond during the year prior to the date of the presentation thereof as above provided, he shall so certify, and such bond shall be exempt from the imposition of any assessments, rates or taxes within the commonwealth for the year nineteen hundred and sixteen.

Exemption, etc., when no income is paid on bond.

Certain bonds exempt, etc.

Section 3. On or before the first day of July in the year nineteen hundred and sixteen, any bond which has been registered on or after April second of the year nineteen hundred and fifteen, under the provisions of chapter seven hundred and sixty-one of the acts of the year nineteen hundred and fourteen, and acts in amendment thereof and in addition thereto, may be registered under the provisions of this act without the statement required under the provisions of section two, and such registration shall exempt the bond from taxation for the year nineteen hundred and sixteen. If the amount of the tax is greater than the registration fee, the holder of the bond shall pay to the tax commissioner the difference in amount between the tax and the fee. If the amount of the fee is greater than the tax, the tax commissioner or, if he has transmitted the fee to the treasurer and receiver general, the last named officer, shall repay the difference to the holder of the bond.

Amount of tax regulated.

SECTION 4. If the person registering any bond or bonds under the provisions of this act, was the owner thereof on the first day of April in the year nineteen hundred and sixteen, he shall at the time of payment of the registration tax pay

Fee for sending notice of registration to assessors, etc. to the tax commissioner an additional fee of twenty-five cents to cover the cost of sending to the assessors of the city or town in which the taxpayer resides a notice of the registration of the bond or bonds and of the exemption thereof from taxation. The tax commissioner shall forthwith send a notice to the assessors of the city or town, stating the name and residence of the taxpayer, and giving such description of the bond or bonds registered as may be necessary to identify it or them to the assessors for the purpose of allowing said exemption. No more than one fee of twenty- Additional fee five cents shall be collected from one person for such notice for each additional notice. as to any number of bonds registered by him at one time, etc. unless, by reason of the number or diversity of the bonds filed for registration, they cannot all be described upon the form of notice ordinarily used by the tax commissioner, in which case the commissioner may collect an additional fee of twenty-five cents for each additional notice, or additional sheet annexed to the notice, that he deems necessary.

SECTION 5. After the first day of July in the year nineteen After July 1, hundred and sixteen, no bonds shall be registered under need not be chapter seven hundred and sixty-one of the acts of the year under oertain nineteen hundred and fourteen, and acts in amendment statute. thereof and in addition thereto, including this act.

SECTION 6. Section twenty-nine of chapter two hundred 1916, 200 (G), 200 (G and sixty-nine of the General Acts of the year nineteen hundred and sixteen is hereby repealed.

Section 7. All acts or parts of acts inconsistent here- Repeal. with are hereby repealed.

Section 8. This act shall take effect upon its passage. Approved June 2, 1916.

An Act relative to the resignation of trustees. Chap.301 Be it enacted, etc., as follows:

SECTION 1. Chapter one hundred and forty-seven of the R. L. 147, § 12, Revised Laws is hereby amended by striking out section amended. twelve and inserting in place thereof the following: - Section Resignation 12. A trustee may upon his own request resign his trust of trustees, and the guardian, guardians or committee of an insane trustee, appointed by a court having jurisdiction in the premises, may on behalf of the insane person resign his trust, if the court authorized to appoint a trustee finds it proper to allow such resignation, and in the case of an insane



trustee the court may accept such resignation without notice to him.

Section 2. This act shall take effect upon its passage.

Approved June 2, 1916.

Chap.302 An Act relative to the repair of streets, highways and bridges by street railway companies.

Be it enacted, etc., as follows:

1906, 463, Part III, § 79, amended.

Section 1. Section seventy-nine of Part III of chapter four hundred and sixty-three of the acts of the year nineteen hundred and six is hereby amended by striking out the words "of construction as that which was disturbed", in the twenty-second and twenty-third lines, and inserting in place thereof the words: — and standard of construction as the pavement laid in the street through which the railway line passes at the point where said surface material is disturbed, - and by inserting after the word "disturbance", in the twenty-seventh line, the words: - Whenever a city or town installs a kind of paving or paving base different from that existing on the street, the street railway company shall at the same time, or at such future time as the local authority shall agree to, install the same kind of paving material and base in its part of the street, — so as to read as follows: — Section 79. A street railway company shall not be required to keep any portion of the surface material of streets, highways and bridges in repair, but it shall remain subject to all legal obligations imposed in original grants of locations, and may, as incident to its corporate franchise, and without being subject to the payment of any fee or to any other condition precedent, open any street, highway or bridge in which any part of its railway is located, for the purpose of making repairs or renewals of the railway, or of any part thereof, and the superintendent of streets or other officer who exercises like authority, or the board of aldermen or selectmen shall issue the necessary permits therefor in a city or town in which such are required. If, during the original construction or subsequent alteration or extension or the making of any such repairs or renewals of any railway or a portion thereof, said surface material is disturbed, the company which owns or operates such railway shall, at its own cost, except as provided in sections sixty-five and seventy-one, replace to the reasonable satisfaction of the

Repair of streets, highways and bridges by street railway companies, regulated.

superintendent of streets, or other officer who exercises like Repair of authority, said surface material with the same form and bridge by standard of construction as the pavement laid in the street street railway through which the railway line passes at the point where regulated. said surface material is disturbed, or, by first obtaining the approval thereof by such officer, with a different material and form of construction, and shall restore said street, highway or bridge to as good condition as existed at the time of such disturbance. Whenever a city or town installs a kind of paving or paving base different from that existing on the street, the street railway company shall at the same time, or at such future time as the local authority shall agree to, install the same kind of paving material and base in its part of the street. A street railway company shall be liable for Liability. any loss or injury which may be sustained by any person in the management and use of its tracks and during the construction, alteration, extension, repair or renewal of its railway, or while replacing the surface of any street which may have been disturbed as aforesaid, and which results from the carelessness, neglect or misconduct of its agents or servants who are engaged in the prosecution of such work, if notice of such loss or injury is given to the company and an action therefor is commenced in the manner provided by section twenty of chapter fifty-one of the Revised Laws. The provisions of this section shall not affect the obligations Restriction. of any street railway company in respect of the construction or maintenance of any bridge or part thereof which any private person or corporation may be liable, in whole or in part, to construct or maintain.

Section 2. If any street railway company refuses or Refused or neglects to comply with the provisions of this act, the city company, or town affected may cause the work specified in section one expense. to be done, either by its own employees or by contract; and recover the expense therefor from the street railway company in an action of contract.

SECTION 3. So much of section one of chapter five hun- Repeal. dred and seventy-eight of the acts of the year eighteen hundred and ninety-eight as is inconsistent herewith is hereby repealed.

Section 4. The provisions of this act shall not apply to Not to apply street railway companies liable for the payment of the companies. commutation or excise tax imposed upon street railway companies under the provisions of sections forty-eight, fifty and fifty-one of Part III of chapter four hundred and ninety

of the acts of the year nineteen hundred and nine and acts in amendment thereof and in addition thereto.

SECTION 5. This act shall take effect upon its passage.

Approved June 2, 1916.

Chap.303 An Act to establish certain qualifications for members of the minimum wage commission.

Be it enacted, etc., as follows:

1912, 706, § 1, amended.

Section 1. Section one of chapter seven hundred and six of the acts of the year nineteen hundred and twelve is hereby amended by striking out the second sentence, and inserting in place thereof the following: - It shall consist of three persons, one of whom shall be an employer of female labor and one of whom may be a woman and one a representative of labor, to be appointed by the governor with the advice and consent of the council, — so as to read as follows: — Section 1. There is hereby established a commission to be known as the Minimum Wage Commission. It shall consist of three persons, one of whom shall be an employer of female labor and one of whom may be a woman and one a representative of labor, to be appointed by the governor with the advice and consent of the council. One of the commissioners shall be designated by the governor as chairman. The first appointments shall be made within ninety days after the passage of this act, one for a term ending October first, nineteen hundred and thirteen, one for a term ending October first, nineteen hundred and fourteen, and one for a term ending October first, nineteen hundred and fifteen; and beginning with the year nineteen hundred and thirteen, one member shall be appointed annually for the term of three years from the first day of October and until his successor is qualified. Any vacancy that may occur shall be filled in like manner for the unexpired part of the term.

Minimum Wage Commission. Qualifications of members.

Vacancy.

Section 2. This act shall take effect upon its passage.

Approved June 2, 1916.

Chap.304 An Act to provide for reports by clerks of courts to the board of registration in medicine of certain convictions.

Be it enacted, etc., as follows:

Clerks of courts to report certain convictions SECTION 1. Whenever a physician registered in this commonwealth is convicted of a felony, or of a crime in

connection with the practice of medicine, or an unregistered to board of registration practitioner is convicted of holding himself out as a prac-in medicine. titioner of medicine, or of practising medicine, it shall be the duty of the clerk of the court in which such conviction is made, within one week thereafter, to report the same to the board of registration in medicine, together with a copy of the court proceedings in the case.

A clerk of any court in this commonwealth, Penalty. who fails to comply with the provisions of section one shall, for each offence, be punished by a fine of not less than one or more than ten dollars. Approved June 2, 1916.

An Act relative to the use by the treasurer and Chap.305 RECEIVER GENERAL OF MONEYS RECEIVED FROM THE BOARDS OF REGISTRATION IN EMBALMING, OF NURSES AND IN OPTOMETRY, AND TO THE EXPENDITURES OF SAID BOARDS.

Be it enacted, etc., as follows:

SECTION 1. Any moneys received by the treasurer and Treasurer and and received receiver general from the board of registration in embalming, general may use moneys the board of registration of nurses and the board of registra-received from tion in optometry before July first, nineteen hundred and of registration. sixteen, which have been held in funds for the payment of such expenses as said boards are authorized to incur, may, after said date, be used as a part of the ordinary revenue of the commonwealth.

Section 2. From and after July first, nineteen hundred Boards not SECTION 2. From and after July first, nineteen numared to incur and sixteen, the boards of registration in embalming, of expenses in excess of nurses and in optometry shall not incur any expenses in receipts, etc. excess of the receipts for registration paid into the treasury of the commonwealth by said boards, nor unless appropriations have been made authorizing said expenditures. It shall thereafter be the duty of said boards to file with the auditor of the commonwealth, on or before November fifteenth of each year, a detailed estimate of the proposed expenditures for said boards of registration for the ensuing vear.

Section 3. All acts and parts of acts inconsistent here- Repeals. with are hereby repealed. Section twenty of chapter seventysix of the Revised Laws is hereby repealed.

Approved June 2, 1916.

Chap. 306 An Act remarke to liens for labor and materials on BUILDINGS AND LAND.

Be it enacted, etc., as follows:

1915, 292 (G), § 2, amended.

Section 1. Section two of chapter two hundred and ninety-two of the General Acts of the year nineteen hundred and fifteen is hereby amended by striking out the word "he", in the tenth line, by striking out the word "furnish", in the same line, and inserting in place thereof the words: — be furnished, — by inserting after the word "notice", in the eleventh line, the words: - may be filed or recorded by any person entitled under the provisions of this act to enforce a lien and, — by striking out at the end of the form of notice provided in said section the word "Contractor", and by striking out the paragraph immediately following the form of notice beginning with the word "No", down to and including the word "thereunder", and by inserting after the word "thereof", in the twenty-ninth line, the words: — and may be filed by any party entitled to file the original notice, — so as to read as follows: — Section 2. A person who enters into a written contract with the owner of land for the whole or any part of the erection, alteration, repair or removal of a building or structure upon land, or for furnishing material therefor, shall have a lien upon said building or structure and upon the interest of the owner in said lot of land as appears of record at the date when notice of said contract is filed or recorded in the registry of deeds for the county or district wherein such land lies, to secure the payment of all labor and material which shall thereafter be furnished by virtue of said contract. Said notice may be filed or recorded by any person entitled under the provisions of this act to enforce a lien and shall be in substantially the following form: -

Liens for repairs and materials on buildings and

Form of notice.

> Notice is hereby given that by virtue of a written contract, dated 191 between , owner,

and

contractor, said contractor is to furnish labor and material for the erection, alteration, repair or removal of a building on a lot of land described as follows:

Said contract is to be completed on or before

191

Extension of

A notice of any extension of such contract, stating the contract, notice of any catended, shall also be filed or recorded in the registry prior to the date stated in the notice of a contract for the completion thereof, and may be filed by

any party entitled to file the original notice.

Such notices, and all other instruments hereinafter required Record in to be filed or recorded in the registry of deeds, affecting deeds. registered land shall be filed and registered in the manner prescribed by section seventy of chapter one hundred and twenty-eight of the Revised Laws and acts in amendment thereof and in addition thereto. Such notices, and all other instruments hereinafter required to be filed or recorded in the registry of deeds, affecting unregistered land shall be indexed in a separate book to be kept for that purpose.

SECTION 2. Section three of said chapter two hundred 1915, 292 (G), amended. and ninety-two is hereby amended by striking out the last sentence thereof, so as to read as follows: - Section 3. If Enforcement the notice aforesaid shall have been filed or recorded in the registry of deeds, as hereinbefore provided, any person who shall, subsequent to the date of filing or recording notice of said contract, furnish labor or material, or perform labor, under a contract with a contractor or with any sub-contractor of said contractor shall be entitled to enforce a lien on the premises therein described for any labor performed, or labor or material furnished, subsequent to the filing or recording of said notice and prior to the date of the termination of said contract as stated in said notice or notices.

Section 3. Section four of said chapter two hundred 1915, 292 (G), and ninety-two is hereby amended by striking out all after the word "Laws", in the thirteenth line, down to and including the word "process", in the seventeenth line, and by striking out all after the word "thereunder", in the twenty-fourth line, down to and including the word "provided", in the twenty-sixth line, so as to read as follows: — Section 4. All proceedings to enforce a lien upon land for Bill in the erection, alteration, repair or removal of a building or filed to other structure, shall be begun by bill in equity filed in the enforce-lien. superior court for the county in which the land lies. The petitioner shall bring his bill in his own behalf and in behalf of all other persons in interest who shall become parties. The subpoena shall be returnable not more than sixty days subsequent to the entry of the bill and shall contain a brief description of the property, sufficient to identify it, and a statement of the amount alleged to be due. An attested Copy to be copy thereof shall be filed in the registry of deeds and recorded as provided in section eight of chapter one hundred and ninety-seven of the Revised Laws. All other parties

in interest may appear and have their rights determined in such bill, and at any time before a final decree, upon the suggestion of any party in interest that any other person is or may be interested in the suit, or of its own motion, the court may issue a subpœna to such person, or a precept directing him to appear in said cause on or before a day certain or be forever barred from any rights thereunder. The court may in its discretion provide for notice to absent parties in interest. The terms "party in interest" and "person in interest", as used in this act, shall include mortgagees and attaching creditors.

Certain terms defined.

1915, 292 (G), 6, amended.

Lien not to avail against mortgage, unless. Section 4. Section six of said chapter two hundred and ninety-two is hereby amended by striking out the word "mortgagee", in the tenth line, and inserting in place thereof the word: — mortgage, — so as to read as follows: — Section 6. No lien, except under the provisions of section one, shall avail as against a mortgage actually existing and duly registered or recorded prior to the filing or recording in the registry of deeds of the notice required by the provisions of this act, and no lien under section one shall avail as against such a mortgage unless the work or labor performed is in the erection, alteration, repair or removal of a building or structure which erection, alteration, repair or removal was actually begun prior to the recording of the mortgage.

1915, 292 (G), 10, amended.

Liens for personal labor, etc., to be preferred.

SECTION 5. Section ten of said chapter two hundred and ninety-two is hereby amended by adding at the end thereof the words: — prior to the recording of the attachment, — so as to read as follows: — Section 10. The rights of an attaching creditor shall not prevail as against the lien for personal labor provided for in section one, nor against the claim of a lienor where notice or notices of contract have been filed or recorded in the registry of deeds as provided in section two prior to the recording of the attachment.

SECTION 6. This act shall take effect upon its passage.

Approved June 2, 1916.

Chap.307 An Act relative to the persons entitled to compensation for injuries sustained in the course of their employment.

Be it enacted, etc., as follows:

1913, 807, § 7, amended.

SECTION 1. Section seven of chapter eight hundred and seven of the acts of the year nineteen hundred and thirteen is hereby amended by inserting after the word "persons",

in the fourth line, the words: — in public employments, so as to read as follows: — Section 7. The provisions of complex of chapter seven hundred and fifty-one of the acts of the year entitled to nineteen hundred and eleven, and acts in amendment thereof compensation. and in addition thereto shall not apply to any persons in public employments other than laborers, workmen and mechanics employed by counties, cities, towns, or districts having the power of taxation.

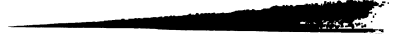
Section 2. This act shall take effect upon its passage. Approved June 2, 1916.

An Act to transfer to the state board of labor and Chap.308 INDUSTRIES CERTAIN POWERS AND DUTIES HERETOFORE EXERCISED JOINTLY BY SUCH BOARD AND THE INDUSTRIAL ACCIDENT BOARD.

Be it enacted, etc., as follows:

SECTION 1. The powers and duties of the state board of Certain duties labor and industries and the industrial accident board, state board of labor and sitting jointly, in accordance with the provisions of chapter industries. eight hundred and thirteen of the acts of the year nineteen hundred and thirteen, are hereby transferred to the state board of labor and industries.

Section 2. This act shall take effect upon its passage. Approved June 2, 1916.



General Acts passed at Extra Session, September 12-14, 1916, printed on pages 589 to 598.

The general court of 1916, during its annual session, passed 302 General Acts, 367 Special Acts and 163 Resolves which received

executive approval.

Six (6) General Acts entitled, respectively, "An Act exempting certain employees from medical examination for life insurance (Chapter 12); "An Act relative to the payment to county treasurers by clerks of courts of interest on money paid into the superior court", (Chapter 38); "An Act relative to search warrants under the law relating to certain drugs", (Chapter 117); "An Act to exempt certain illiterate married women from compulsory attendance at evening schools", (Chapter 82); "An Act relative to the removal of city solicitors", (Chapter 99); and "An Act to provide punishment for attempted escapes from the prison camp and hospital", (Chapter 187); and six (6) Special Acts entitled, respectively. 'An Act relative to the membership of Edward L. Rand in the fire department of the city of Boston", (Chapter 113); "An Act to authorize the city of Boston to grant a location to a street railway company in Pleasant street in said city", (Chapter 153); "An Act to authorize the conveyance of a certain burial lot in the city of Fall River", (Chapter 200); "An Act to extend the time within which the Belchertown Water Company shall complete certain work" (Chapter 214); "An Act to authorize the mayor of the city of Worcester to appoint Thomas J. Munroe as police ambulance attendant", (Chapter 228); and "An Act to authorize the city of Boston to pay a sum of money to Grant Gately and Olive P. Gately or their legal guardian", (Chapter 235); and one (1) Resolve entitled, "A Resolve providing for reprinting the guide book of the state house", (Chapter 25), were passed, but failed to receive executive approval; as, however, they were not returned, with objections thereto, within five days after they had been received in the executive department, the general court not having been prorogued in the meantime, said acts and resolve have the force of laws, under the provisions of the constitution governing such cases, and have been so certified.

One (1) Special Act entitled, "An Act to set off a part of the town of Blackstone and to incorporate the same as the town of Millville", (Chapter 282) was passed and laid before the governor for his approval; was returned by him with objections thereto, to the branch in which it originated; was reconsidered, agreeably to the provisions of the constitution, and the vote being taken on its passage, the objections of the governor thereto notwithstanding, it

was passed, and said act has thereby the force of law.

Seven (7) General Acts entitled, respectively, "An Act relative to the appointment and terms of office of heads of departments and municipal boards in cities", "An Act to increase the number of quail that may lawfully be taken in one day and in one year", "An Act to regulate the keeping and sale of inflammable compounds for use as stove polish", "An Act relative to reporting cases to the supreme judicial court", "An Act relative to the appointment of national banks as trustees, administrators and executors", "An Act relative to the Worcester state asylum", and "An Act to prohibite the sale of distribution of trading stamps, causing a similar hibit the sale or distribution of trading stamps, coupons or similar devices", and eight (8) Special Acts entitled, respectively, "An Act

to provide for the improvement by the city of Boston of the Old Harbor part of Dorchester bay", "An Act to authorize the city of New Bedford to incur indebtedness for the widening of Union street", "An Act to authorize the reinstatement of Roland P. Green as a member of the police department of the city of Boston", "An Act to authorize the reinstatement of John T. Flatley as a member of the police department of the city of Boston", "An Act relative to the construction and use of a building by the Boston Sunday Evangelistic Committee, Inc.", "An Act to provide for the widening, extension and construction of I and Dorchester streets in the city of Boston", "An Act relative to days off for members of the police department of the city of Boston", and "An Act relative to the extension of the tracks of the Union Freight Railroad Company on Northern avenue bridge in the city of Boston", were passed and laid before the governor for his approval; were returned by him with his objections thereto, to the branch in which they respectively originated; were reconsidered, and the vote being taken on their passage, the objections of the governor thereto notwithstanding, they were rejected, and said acts thereby became void.

The general court was prorogued on Friday, June 2, at 6.58 P.M.,

the session having occupied 150 days.

THE

CIVIL GOVERNMENT

OF

The Commonwealth of Massachusetts,

AND NAMES OF OFFICERS IMMEDIATELY CONNECTED THEREWITH
FOR THE POLITICAL YEAR

1916.

EXECUTIVE DEPARTMENT.

HIS EXCELLENCY

SAMUEL W. McCALL,

GOVERNOR.

STANLEY R. MILLER Private Secretary.

HENRY F. LONG Assistant Private Secretary.

EDWARD F. HAMLIN Executive Secretary.

HIS HONOR

CALVIN COOLIDGE.

LIEUTENANT GOVERNOR.

COUNCIL - (BY DISTRICTS).

I. — DAVID L. PARKER .		•		New Bedford.
II. — RICHARD F. ANDREWS				Boston.
III. — TIMOTHY J. BUCKLEY.				Boston.
IV. — HERBERT P. WASGATT				Everett.
V. — FREDERICK H. TARR .	٠.			Rockport.
VI. — HENRY C. MULLIGAN .				Natick.
VII. — CHANNING SMITH				Leicester.
VIII. — CHARLES H. WRIGHT .				Pittsfield.

ALBERT P. LANGTRY,

SECRETARY OF THE COMMONWEALTH.

HERBERT H. BOYNTON, Deputy Secretary. Peter F. J. Carney, 2d Deputy.

CHARLES L. BURRILL.

TREASURER AND RECEIVER GENERAL.

GEORGE B. WILLARD, * Deputy.

RALPH H. CROSWELL, Accountant.

WENDELL P. MARDEN, Cashier.

ALONZO B. COOK,

AUDITOR OF THE COMMONWEALTH.

WILLIAM D. HAWLEY, Deputy Auditor.

CARL A. RAYMOND, 2d Deputy.

JAMES POPE, 1st Clerk.

ARTHUR E. HOYT, Accountant.

HENRY C. ATTWILL.

ATTORNEY-GENERAL.

Nelson P. Brown,

H. WARE BARNUM,

WILLIAM HAROLD HITCHCOCK,

ARTHUR E. SEAGRAVE,

JOHN W. CORCORAN, ASSISTANT ATTORNEYS-GENERAL.

Louis H. Freese, Chief Clerk.

^{*} From May 5, 1916, to succeed Henry 8. Bridge, retired.

LEGISLATIVE DEPARTMENT.

GENERAL COURT.

ARRANGED IN ACCORDANCE WITH THE DISTRICT REVISION OF 1906.

SENATE.

President - HENRY G. WELLS.

District.			Name of Senator.		Residence.
First Suffolk, .			John E. Beck,		Chelsea.
Second " .	•		James I. Green,		Boston.
Third " .	•		Philip J. McGonagle, .		Boston.
Fourth " .			Edward F. McLaughlin,		Boston.
Fifth " .	•		Martin Hays,		Boston.
Sixth " .	•	•	Daniel J. Chapman, .		Boston.
Seventh			James P. Timilty, .		Boston.
Eighth " .			W. Prentiss Parker, .		Boston.
Ninth " .			Sanford Bates,		Boston.
First Essex, .			George H. Jackson, .		Lynn.
Second " .			E. Howard Perley, .		Salem.
Third " .			Charles D. Brown, .		Gloucester.
Fourth " .	•		Henry G. Wells,		Haverhill.
Fifth " .			James R. Tetler, .		Lawrence.
First Middlesex, .			George H. Ellis,		Newton.
Second " .			James W. Bean,		Cambridge.
Third " .	•		Charles W. Eldridge, .	•	Somerville.
Fourth " .	•	•	James F. Cavanagh, .		Everett.

District.	Name of Senator.	Residence.
Fifth Middlesex,	Nathan A. Tufts,	Waltham.
Sixth "	Wilton B. Fay,	Medford.
Seventh "	Charles A. Kimball,	Littleton.
Eighth "	George E. Marchand,	Lowell.
First Worcester,	Robert M. Washburn,	Worcester.
Second "	Clarence W. Hobbs, Jr.,	Worcester.
Third "	Frank S. Farnsworth,	Leominster.
Fourth "	William A. L. Bazeley, .	Uxbridge.
Worcester and Hampden, .	Herbert E. Cummings, .	North Brookfield.
First Hampden,	Gurdon W. Gordon,	Springfield.
Second "	John F. Sheehan,	Holyoke.
Franklin and Hampshire, .	John W. Haigis,	Montague.
Berkshire,	Frank Bartlett,	Pittsfield.
Berkshire, Hampshire and Hampden.	John B. Hull,	Gt. Barrington.
First Norfolk,	Louis F. R. Langelier,	Quincy.
Second "	Orion T. Mason,	Medway.
First Plymouth,	Charles S. Beal,	Rockland.
Second "	Ezra W. Clark,	Brockton.
First Bristol,	Joseph William Martin, Jr.,.	North Attlebor-
Second "	Walter E. McLane,	ough. Fall River.
Third "	Richard Knowles,	New Bedford.
Cape,	Charles L. Gifford,	Barnstable.

HOUSE OF REPRESENTATIVES.

Speaker - CHANNING H. COX.

COUNTY OF SUFFOLK.

District.	Town or Ward.	Name of Representative.	Residence.
1st,	Boston, Ward 1, {	Thomas J. Giblin, Edward I. Kelley,	Boston. Boston.
2d,	Boston, Ward 2, {	Manassah E. Bradley, . John J. Kearney,	Boston. Boston.
3d,	Boston, Ward 3, {	James J. Brennan, . John J. Gillis,	Boston. Boston.
4th,	Boston, Wards 4 and 5,	John P. Mahoney, Michael J. McNamee, Charles J. McNulty, .	D
5th,	Chelsea, Wards 1 and 2,	Joseph M. Levenson, .	Chelsea.
6th,	Boston, Ward 6, {	Vincent Brogna, Felix A. Marcella,	Boston. Boston.
7th,	Boston, Ward 7,	John L. Donovan,	Boston.
8th,	Boston, Ward 8, {	John I. Fitzgerald, David Mancovitz,	Boston. Boston.
9th,	Boston, Ward 9,	Thomas F. Donovan, Samuel Silverman,	Boston. Boston.
10th,	Boston, Ward 10, {	Channing H. Cox, Samuel Davis,	Boston. Boston.

COUNTY OF SUFFOLK - CONTINUED.

District.	Town or Ward.		Name of Representative.	Residence.
11th,	Boston, Ward 11,	$\cdot \{$	Arthur E. Burr, Fitz-Henry Smith, Jr., .	Boston. Boston.
12th,	Boston, Ward 12,	$\cdot \{$	John W. Craig, James W. Hayes,	Boston. Boston.
13th,	Boston, Ward 13,	$\cdot \{$	William J. Foley, John N. Levins,	Boston. Boston.
14th,	Boston, Ward 14,	$\cdot \{$	Daniel W. Casey, Robert J. Ware,	Boston. Boston.
15 th ,	Boston, Ward 15,	$\cdot \{$	John L. Monahan, Edward G. Morris,	Boston. Boston.
16th,	Boston, Ward 16,	.{	William J. Holland, . George J. Wall,	Boston. Boston.
17th,	Boston, Ward 17,	.{	Thomas M. Joyce, Joseph Oakhem,	Boston. Boston.
18th,	Boston, Ward 18,	$\cdot \{$	George E. Curran, . Patrick Edw. Murray, Jr.,	Boston. Boston.
19th,	Boston, Ward 19,	.{	James McInerney, William H. Sullivan, .	Boston. Boston.
20th,	Boston, Ward 20,	.{	John J. Cummings, Peter F. McCarty, Joseph McGrath,	Boston. Boston. Boston.
21st,	Boston, Ward 21,	$\cdot \{$	Addison P. Beardsley, . Simon Swig,	Boston. Boston.
22d,	Boston, Ward 22,	$\cdot \{$	John P. Englert, Alfred J. Moore,	Boston. Boston.
23d,	Boston, Ward 23,	.{	George W. P. Babb, James E. Phelan,	Boston. Boston.
24th,	Boston, Ward 24,	$\left. \left\{ \right. \right. \right.$	Joseph J. Benson, Charles S. Lawler, Samuel H. Mildram,	Boston. Boston. Boston.
25th,	Boston, Ward 25,	.{	Frederic E. Dowling, Herbert A. Wilson,	Boston. Boston.

COUNTY OF SUFFOLK - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
26th,	Chelsea, Wards 3, 4, .	John J. O'Brien,	Chelsea.
27th,	$\left\{ \begin{array}{ll} \text{Chelsea, Ward 5,} & \cdot \\ \text{Revere,} & \cdot & \cdot \\ \text{Winthrop,} & \cdot & \cdot \end{array} \right\}$	Charles H. Brown, Edgar H. Whitney,	Revere. Winthrop.

COUNTY OF ESSEX.

COUNTI OF ESSEA.				
1st,	Amesbury,	Samuel I. Collins,	Amesbury.	
2d,	Haverhill, W'ds 1, 2, 3,	William F. French, .	Haverhill.	
8d,	Haverhill, Wards 4, 6,	Essex S. Abbott,	Haverhill.	
4th,	Haverhill, Ward 5, .	Charles H. Morrill, .	Haverhill.	
5th,	Lawrence, Wards 1, 2, Methuen,	George Bunting, Frederick W. Schlapp, .	Methuen. Lawrence.	
6th,	Lawrence, Wards 3, 4,	Michael H. Jordan, .	Lawrence.	
7th,	Lawrence, Ward 5, .	Frederick Butler,	Lawrence.	
8th,	Lawrence, Ward 6, .	James T. O'Dowd,	Lawrence.	
9th,	Andover,	Nesbit G. Gleason,	Andover.	
10th,	Boxford,	Peter Holt,	North Andover.	
11th,	Peabody,	Michael J. Sherry,	Peabody.	
12th,	{Lynn, Ward 3, } Swampscott,	Charles H. Annis, James D. Bentley,	Lynn. Swampscott.	
13th,	Lynn, Wards 1, 5, 7, . Lynnfield,	Arthur W. Barker, Charles B. Frothingham,	Lynn. Lynn.	
14th,	Lynn, Wards 2, 4,	George C. F. Allen, James E. Odlin,	Lynn. Lynn.	
15th,	{ Lynn, Ward 6, } Saugus, }	Thomas W. Baxter, . Francis M. Hill,	Lynn. Saugus.	

COUNTY OF ESSEX - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
16th,	Marblehead,	John N. Osborne,	Marblehead.
17th,	Salem, Wards 1, 2, .	James Coffey,	Salem.
18th,	Salem, Wards 3, 5, .	Chauncey Pepin,	Salem.
19th,	Salem, Wards 4, 6, .	Denis J. Sullivan,	Salem.
20th,	{ Beverly, } Danvers, }	Allison G. Catheron, . Francis Norwood,	Beverly. Beverly.
21st,	Gloucester, Wards 4, 5, 8,	Harry C. Foster,*	Gloucester.
22d,	$\left\{\begin{array}{ccc} \text{Gloucester, Wards 3, 6,} \\ 7, & \cdot & \cdot \end{array}\right\}$	James E. Tolman,	Gloucester.
23d,	{ Gloucester, Wards 1, 2, } Rockport, }	James M. Lyle,	Gloucester.
24th,	Essex,	Frank E. Raymond, .	Essex.
25th,	Newburyport, Wards 1, 2, 3, 4,	Carl C. Emery,	Newburyport.
26th,	Georgetown,	William F. Runnells, .	Newburyport.
COUNTY OF MIDDLESEX.			
1st,	{ Cambridge, Wards 1, } 2, 3, }	Charles Chapman, John H. Lynch,	Cambridge. Cambridge.
2d,	{ Cambridge, Wards 4, { 5, 6, 7,	Albert M. Chandler, . Frederic F. Clauss, . Charles N. James,	Cambridge. Cambridge. Cambridge.

^{*} Expelled from membership March 17.

COUNTY OF MIDDLESEX - CONTINUED.

District.	Town or Ward.	Name of Representative.	Residence.
3 d,	{ Cambridge, Wards 8,	Philip R. Ammidon, . Kenneth Page Hill, . C. Burnside Seagrave, .	Cambridge. Cambridge. Cambridge.
4th,	Newton,	J. Weston Allen, Henry W. Jarvis, Thomas Weston, Jr., .	Newton. Newton. Newton.
5th,	Waltham,	George P. Drury, John M. Gibbs,	Waltham. Waltham.
6th,	Natick,	Thomas H. Brennan, .	Natick.
7th,	Framingham,	James E. MacPherson, .	Framingham.
8th,	Ashland,	Charles D. Fisher,	Holliston.
9th,	Marlborough,	John H. Parker,	Marlborough.
10th,	Boxborough,	George E. Osgood, .	Hudson.
11 th ,	Acton,	Edgar H. Hall,	Acton.
12th,	Ashby,	Joseph A. Saunders, .	Pepperell.
13th,	Bedford,	Benjamin Loring Young,	Weston.

COUNTY OF MIDDLESEX - CONTINUED.

District.	Town or Ward.	Name of Representative.	Residence.
14th,	{ Dracut, } Lowell, Ward 1; }	Arthur W. Colburn,	Dracut.
15th,	Lowell, Ward 2,	Dennis A. Murphy, .	Lowell.
16th,	Lowell, Wards 4, 5, .	John J. O'Connell, .	Lowell.
17th,	Lowell, Wards 3, 6, 7, $\left\{\right.$	Henry Achin, Jr., Victor Francis Jewett, .	Lowell. Lowell.
18th,	Lowell, Ward 8, .	Fred O. Lewis,	Lowell.
19th,	Billerica,	Burton H. Crosby, .	Lowell.
20th,	Burlington,	Fred J. Brown, Edward B. Eames, .	Woburn. Reading.
21st,	Wakefield,	Eden K. Bowser,	Wakefield.
22d,	Melrose,	Harry C. Woodill,	Melrose.
23d,	Malden, {	Alvin E. Bliss, Lloyd Makepeace, George Louis Richards, .	Malden. Malden. Malden.
24th,	Everett, $\left\{ \right.$	Fred P. Greenwood, . William E. Weeks, .	Everett. Everett.
25th,	{ Somerville, Wards 1, { 8, 4, 5,	William M. Armstrong, . Harvey E. Frost, William W. Kennard, .	Somerville. Somerville. Somerville.
26th,	{ Somerville, Wards 2, { 6, 7,	William P. French, . Joseph O. Knox, . Joseph H. Perry, .	Somerville. Somerville. Somerville.
27th,	{ Medford, Wards 3, 6, . } Winchester, }	Luther B. Lyman,	Medford.
28th,	{ Medford, Wards 1, 2, 4, 5, 7, }	James Morrison,	Medford.

COUNTY OF MIDDLESEX - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
29th,	Arlington,	Jacob Bitzer,	Arlington.
3 0th,	Belmont,	Wesley E. Monk,	Watertown.
31st,	Stoneham,	Arthur N. Newhall, .	Stoneham.

COUNTY OF WORCESTER.

			01 11 01 01 01 01 01	
1st,	Athol, Dana, Petersham, Phillipston, Royalston,	}	Fred W. Cross,	Royalston.
2d,	Ashburnham, Gardner, . Templeton, Winchendon,	: :}	Charles H. Hartshorn, . Arthur F. Lamb,	Gardner. Templeton.
3 d,	Barre, Holden, Hubbardston, Oakham, Princeton, Rutland, Sterling, Westminster,	$\left\{\begin{array}{cc} \vdots & \vdots \\ \vdots & \vdots \end{array}\right\}$	Waterman L. Williams, .	Holden.
4th,	Brookfield, . Hardwick, . New Braintree North Brookfie Warren, . West Brookfiel	eld,	Louis Hooker Ruggles, .	Hardwick.
5th,	Charlton, . Southbridge, Sturbridge,	: :}	Daniel T. Morrill,	Southbridge.

COUNTY OF WORCESTER — CONTINUED.

District.	Town or Ward.	Name of Representative.	Residence.
6th,	Auburn,	Walter E. Wolfe,	Auburn.
7th,	Dudley,	George Fred Hart,	Webster.
8th,	Blackstone, Douglas, Grafton, Millbury, Shrewsbury, Sutton, Uxbridge,	Peter C. Paradis, Francis Prescott,	Millbury. Grafton.
9th,	Hopedale,	Arthur W. Frail, William A. Murray, .	Upton. Milford.
10th,	Berlin,	Albert M. Tyler, George A. Whitney, .	West Boylston. Clinton.
11th,	Fitchburg, Ward 6, Harvard, Lancaster, Leominster, Lunenburg,	John C. Hull, Edward H. Nutting, .	Leominster. Leominster.
12th,	Fitchburg, Wards 1, 2, 3, 4, 5,	John G. Faxon, Walter A. Hardy,	Fitchburg. Fitchburg.
13th,	Worcester, Ward 1, .	John G. Johnson,	Worcester.
14th,	Worcester, Ward 2, .	G. Oscar Russell,	Worcester.

COUNTY OF WORCESTER - CONCLUDED.

District.	Town or Ward.		Name of Representative.		Residence.
15th,	Worcester, Ward	3, .	Michael F. Malone,	•	Worcester.
16th,	Worcester, Ward	4, .	Charles F. Garrity,		Worcester.
17th,	Worcester, Ward	5, .	Thomas E. Dowd, .		Worcester.
18th,	Worcester, Ward	6, .	George A. Lindberg,		Worcester.
19th,	Worcester, Ward	7, .	James L. Harrop, .		Worcester.
20th,	Worcester, Ward	8, .	Theodore H. Day, .		Worcester.
21st,	Worcester, Ward	9, .	Albert T. Quiry, .		Worcester.
22d,	Worcester, Ward	10, .	Daniel W. Lincoln,	•	Worcester.

COUNTY OF HAMPSHIRE.

1st,	Northampton,	•	•	Michael J. FitzGerald, .	Northampton.
2d,	Chesterfield, Cummington, Easthampton, Goshen, Huntington, Middlefield, Plainfield, Southampton, Westhampton, Williamsburg, Worthington,	•		Frank E. Lyman,	Easthampton.
8d,	Amherst, . Hadley, . Hatfield, . South Hadley,	:	$\left. \begin{array}{c} \vdots \\ \vdots \end{array} \right\}$	Alvin R. Wilson,	South Hadley.
4th,	Belchertown, Enfield, Granby, Greenwich, Pelham, Prescott, Ware,	•		Roland D. Sawyer,	Ware.

COUNTY OF HAMPDEN.

District.	Town or Ward.	Name of Representative.	Residence.
1st,	Brimfield,	Fred E. Cady,	Monson.
2d,	Agawam,	Edward E. Chapman, . George W. Love,	Ludlow. W. Springfield.
8d,	Springfield, Ward 1, .	John J. Courtney,	Springfield.
4th,	Springfield, Wards 2, 3,	John Mitchell,	Springfield.
5th,	Springfield, Wards 4, 5, 6,	George D. Chamberlain, Arthur E. Marsh,*	Springfield. Springfield.
6th,	Springfield, Ward 7, .	Julius F. Carman,	Springfield.
7th,	Springfield, Ward 8, .	Merrill E. Streeter, .	Springfield.
8th,	Chicopee,	Daniel J. Buckley,	Chicopee.
9th,	Holyoke, Wards 1, 2, 4,	John J. Murphy,	Holyoke.
10th,	Holyoke, Wards 3, 6, .	Frederick W. McKenzie,	Holyoke.
11th,	Holyoke, Wards 5, 7, .	John D. Ryan,	Holyoke.
12th,	Westfield,	Thomas J. Cooley, .	Westfield.

^{*} Elected February 15, 1916, in place of William A. Dodge, who died November 7, 1915; qualified February 28, 1916.

COUNTY OF FRANKLIN.

District.	Town or Ward.	Name of Representative.	Residence.
1st,	Ashfield,	Joseph C. Perry,	Shelburne.
2d,	Greenfield,	Frederick E. Pierce, .	Greenfield.
3 d,	Bernardston,	Philip H. Ball,	Deerfield.
4th,	Erving,	Harry C. Gates,	Orange.

COUNTY OF BERKSHIRE.

1st,	Clarksburg,	James Tracy Potter, .	North Adams.
2d,	\ \{ \begin{align*} \text{North Adams, Wards 1, } \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	William H. Woodhead, .	North Adams.

COUNTY OF BERKSHIRE - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.			
8d,	Adams,	Cornelius Boothman, .	Adams.			
4th,	Dalton,	George B. Waterman, .	Williamstown.			
5 th,	{ Pittsfield, Wards 2, 6, 7,	Robert T. Kent,	Pittsfield.			
6th,	$\left\{\begin{array}{cccc} \text{Pittsfield, Wards 3, 4,} \\ 5, & \cdot & \cdot \end{array}\right\}$	William C. Renne,	Pittsfield.			
7th,	Becket, Lee, Lenox, Monterey, New Marlborough, Otis, Richmond, Sandisfield, Tyringham, Washington,	John H. McAllister,	Lee.			
8th,	Alford,	C. Edgar Searing,	Stockbridge.			
	COUNTY OF NORFOLK.					
1st,	$ \left\{ \begin{array}{lllll} \textbf{Dedham,} & . & . & . \\ \textbf{Needham,} & . & . & . \end{array} \right\} $	John A. Hirsch,	Dedham.			
2d,	Brookline, {	Charles F. Rowley, . John H. Sherburne, .	Brookline. Brookline.			

COUNTY OF NORFOLK - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
3d,	Boston, Ward 26, .	Robert B. Martin,	Boston.
4th,	$\left\{ \begin{array}{llll} \textbf{Canton,} & . & . & . \\ \textbf{Milton,} & . & . & . \end{array} \right\}$	Joseph F. Stone,	Canton.
5th,	Quincy. Wards 1, 2, 3,	Albert L. Whitman, .	Quincy.
6th,	Quincy, Wards 4, 5, 6,	Edward J. Sandberg, .	Quincy.
7th,	Weymouth,	Kenneth L. Nash,	Weymouth.
8th,	$\left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	Hartley L. White,	Braintree.
9th,	Randolph,	Joseph Belcher,	Randolph.
10th,	$\left\{ egin{array}{lll} Norwood, & . & . & . \\ Walpole, & . & . & . \\ Westwood, & . & . \end{array} ight\}$	Julius Guild,	Walpole.
11th,	Dover,	Harold L. Perrin,	Wellesley.
12th,	Bellingham,	Horace W. Hosie,	Franklin.
	COUNTY	OF PLYMOUTH.	
1st,	Plymouth,	John W. Churchill, .	Plymouth.
2d,	Duxbury,	Edmund Baker,	Marshfield.

COUNTY OF PLYMOUTH - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
8d,	Cohasset,	William O. Souther, Jr.,	Cohasset.
4th,	Hanover, Hanson, Rockland,	William J. Barry,	Rockland.
5th,	{ Abington, } Whitman, }	Benjamin S. Atwood,	Whitman.
6th,	Carver,	Horace F. Field,	Mattapoisett.
7th,	Halifax,	William M. Haskins, .	Middleborough.
8th,	Bridgewater,	Allston M. Sinnott, .	Bridgewater.
9th,	Brockton, Wards 3, 4,	Edward N. Dahlborg, .	Brockton.
10th,	Brockton, Wards 1, 2, 5,	William B. Baldwin, . J. Edwin Maybury, .	Brockton. Brockton.
11th,	Brockton, Wards 6, 7, .	Frank A. Manning, .	Brockton.
	COUNT	Y OF BRISTOL.	
1st.	Attleboro,	Mauran I. Furbish, . George M. Worrall, .	No. Attleboro'. Attleboro.
2d,	Easton,	Algodt N. Anderson, .	Easton.

House of Representatives. COUNTY OF BRISTOL — CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
8d,	Taunton, Wards 5, 7, 8,	Matthew A. Higgins,	. Taunton.
4th,	Taunton, Wards 2, 3, 4,	Joseph E. Warner,	. Taunton.
5th,	Berkley,	Clarence Alton Briggs,	. Taunton.
6th,	Acushnet,	David L. Kelley, .	. Fairhaven.
7th,	$\left\{ \begin{array}{cccc} \text{New Bedford, Wards} \\ \textbf{1, 2, 3, } & . & . \\ \end{array} \right\}$	D. Herbert Cook, . George E. Lilley, .	. New Bedford. New Bedford.
8th,	$\left\{ \begin{array}{lll} \textbf{New Bedford, Wards} \\ \textbf{4, 5, 6, } & . & . & . \end{array} \right\}$	John Halliwell, . Ward M. Parker, .	New Bedford. New Bedford.
9th,	$\left\{ egin{array}{ll} ext{Fall River, Wards 1, 2,} \ ext{Westport,} & . & . & . \end{array} ight\}$	Joseph E. Freeling, Isaac U. Wood,	. Fall River. Fall River.
10th,	$\left\{\begin{array}{ccc} \textbf{Fall River, Wards 3, 4,} \\ \textbf{5, } & . & . & . \end{array}\right\}$	Edward F. Harrington, Ambrose F. Ogden,	. Fall River. Fall River.
11th,	Fall River, Wards 6, 7, 8, 9,	outlies I. Dugshaw,	Fall River. Fall River. Fall River.

COUNTY OF BARNSTABLE.

1st,	Barnstable, Bourne, Falmouth, Mashpee, Sandwich,	:	:}	George F. Dennis,	Sandwich.
2d,	Chatham, . Dennis, . Harwich, . Yarmouth, .	:	:}	John P. Nickerson, .	Harwich.

COUNTY OF BARNSTABLE - CONCLUDED.

District.	Town or Ward.	Name of Representative.	Residence.
3d,	Brewster,	Jerome Sands Smith, .	Provincetown.
	COUNTY O	F DUKES COUNTY.	
1st,	Chilmark,	Benjamin G. Collins, .	Edgartown.
	COUNTY	OF NANTUCKET.	
1st,	Nantucket,	Edward H. Perry,	Nantucket.
DA		Clerk Chap Serge	

JUDICIAL DEPARTMENT.

SUPREME JUDICIAL COURT. CHIEF JUSTICE.

	-	HIEF	JUST:	ICE.								
ARTHUR PRENTICE RUG	G,	•	•	•	•	•	of Worcester.					
ASSOCIATE JUSTICES.												
WILLIAM CALEB LORING	₹,						of Boston.					
HENRY KING BRALEY,	•					•	of Boston.					
CHARLES AMBROSE DE	COU	RCY,					of Lawrence.					
JOHN CRAWFORD CROSS	BY,						of Pittsfield.					
EDWARD PETER PIERCE	,						of Brookline.					
JAMES BERNARD CARRO	LL,		•		•		of Springfield.					
8	UPE	ERIC	R C	OUI	tT.							
	C	HIEF	JUST.	ICE.								
JOHN ADAMS AIKEN,	•	•	•	•	•	•	of Greenfield.					
	A880	CIAT	E JUS	TICE	3.							
FRANKLIN G. FESSENDE	N,						of Greenfield.					
JOHN H. HARDY, .							of Arlington.					
WILLIAM B. STEVENS,		•	•				of Stoneham.					
CHARLES U. BELL, .	•			•			of Andover.					
FREDERICK LAWTON,	•		•		•		of Lowell.					
JABEZ FOX,		•	•				of Cambridge.					
WILLIAM C. WAIT, .		•		•	•	•	of Medford.					
LLOYD E. WHITE, .		•	•	•	•	•	of Taunton.					
LORANUS E. HITCHCOCK	ζ,	٠.	•	•	•		of Cambridge.					
WILLIAM F. DANA, .	•	•		•			of Newton.					
JOHN F. BROWN, .		•	•		•		of Millon.					
HENRY A. KING, .		•	•	•	•		<i>y</i>					
GEORGE A. SANDERSON,		•	•	•	•	٠,	of Ayer.					
ROBERT F. RAYMOND,			•	•	•	•	of New Bedford.					
MARCUS MORTON, .	•		•	•	•	•	of Newton.					
CHARLES F. JENNEY,	•	•	•	•	•	•	of Boston.					

JUDICIAL DEPARTMENT.

JOSEPH F. QUINN, .	•					•		of Salem.
JOHN D. McLAUGHLIN,	•							of Boston.
WALTER PERLEY HALL,		•		•				of Fitchburg.
HUGO A. DUBUQUE,					•			of Fall River.
PATRICK M_KEATING,								of Boston.
FREDERIC H. CHASE,		•		•				of Boston.
RICHARD W. IRWIN,	•							of Northampton
WILLIAM HAMILTON,		•				•		of Springfield.
CHRISTOPHER T. CALLA	AHA	N,						of Holyoke.
JAMES H. SISK, .		•						of Lynn.
PHILIP J. O'CONNELL,								of Worcester.
								•
	I./	ND	co	URT	' .			
			JDGE					
CHARLES T. DAVIS,		•	·	•				of Brookline.
,						-	-	•
	A88	BOCIA	TE J	UDGE	: .			
JOSEPH J. CORBETT,	•	•	•	•	•	•	•	of Boston.
		DEC	ORDI	n 10				
CLARENCE C. SMITH,		B.B.C						of Newton.
Children of Children,	•	•	•	•	•	•	•	0) 1.0200.
JUDGES OF	PRC	BA!	re .	AND	IN	80L	VE:	NCY.
ROBERT GRANT, Boston,								Suffolk.
ELIJAH GEORGE, Boston,								Suffolk.
ROLLIN E. HARMON, Lyn								Essex.
HARRY R. DOW, North Ar		er,						Essex.
CHARLES J. McINTIRE, C) ,					MIDDLESEX.
GEORGE FIELD LAWTON								MIDDLESEX.
WILLIAM T. FORBES, We								Worcester.
FREDERICK H. CHAMBEI		_		ster,				
WILLIAM G. BASSETT, N		-						HAMPSHIRE.
CHARLES L. LONG, Sprin								Hampden.
FRANCIS NIMS THOMPSO			ifield					_
EDWARD T. SLOCUM, Pit								_
JAMES H. FLINT, Weymo								Norfolk.
LOYED E. CHAMBERLAIN						•		_
ARTHUR M. ALGER, Tau			•		•	•		BRISTOL.
RAYMOND A. HOPKINS,			е.					BARNSTABLE.
EVERETT ALLEN DAVIS,				· .	•	•	•	DUKES.
HENRY RIDDELL, Nantucl					_	•		NANTUCKET.
				•				

SPECIAL JUDGES OF PROBATE AND INSOLVENCY.

HENRY P. FIELD, Northampton, .				Hampshire
CHARLES H. BECKWITH, Springfield,				Hampden.
LYMAN W. GRISWOLD, Greenfield, .				Franklin.
WILLIAM A. BURNS, Pittsfield.	_	_		BERKSHIRE.

REGISTERS OF PROBATE AND INSOLVENCY.

ARTHUR W. DOLAN, Boston,				SUFFOLK.
HORACE H. ATHERTON, JR., Saugt	18, .			Essex.
FREDERICK M. ESTY, Framingham,			•	MIDDLESEX.
HARRY H. ATWOOD, Worcester, .			•	Worcester.
HUBBARD M. ABBOTT, Northampton	ı, .		•	Hampshire.
FRANK G. HODSKINS, Longmeadow,			•	 Hampden.
JOHN C. LEE, Greenfield,				FRANKLIN.
ARTHUR M. ROBINSON, North Adam	18, .			BERKSHIRE.
J. RAPHAEL McCOOLE, Dedham,			•	Norfolk.
SUMNER A. CHAPMAN, Plymouth, .		•	•	PLYMOUTH.
GUILFORD C. HATHAWAY, Fall Riv	er, .			Bristol.
CLARENDON A. FREEMAN, Chathan	n, .			BARNSTABLE.
BERIAH T. HILLMAN, Edgartown,				Dukes.
ROBERT MACK, Nantucket, .				NANTUCKET.

DISTRICT ATTORNEYS.

ė	OSEPH C. PELLETIER, Boston,	•		•	Suffolk.
٦	WILLIAM J. CORCORAN, Cambridge	ge,			NORTHERN.
]	OUIS S. COX, Lawrence, .	•			Eastern.
ė	OSEPH T. KENNEY, New Bedford	,		•	Southern.
1	LBERT F. BARKER, Brockton,				SOUTHEASTERN.
ė	AMES A. STILES, Gardner, .			•	MIDDLE.
ė	OSEPH B. ELY, Westfield, .			•	Western.
ě	OHN H. SCHOONMAKER, Ware,				NORTHWESTERN.

SHERIFFS.

JOHN QUINN, Jr., Boston, .		•	Suffolk.
SAMUEL A. JOHNSON, Salem,			Essex.
JOHN R. FAIRBAIRN, Cambridge.			MIDDLESEX.

JUDICIAL DEPARTMENT.

ALBERT F. RICHARDSON, Word	ester.	,	•	•		Worcester.
MAURICE FITZGERALD, Northan	apton	١,			•	Hampshire.
EMBURY P. CLARK, Springfield,	•		•	•		Hampden.
JAMES B. BRIDGES,* Deerfield,		•	•	•	•	FRANKLIN.
JOHN NICHOLSON, Pittsfield,						BERKSHIRE.
SAMUEL H. CAPEN, Dedham,					•	Norfolk.
HENRY S. PORTER, Plymouth,		•				PLYMOUTH.
EDWIN H. EVANS, Taunton,						Bristol.
HENRY M. PERCIVAL, Orleans,		•	•			BARNSTABLE.
WALTER H. RENEAR, Tisbury,		•			•	DUKES.
JOSIAH F. BARRETT, Nantucket.						NANTUCKET.

CLERKS OF COURTS.

CLARENCE H. COOPER, Boston, Clerk of the Supreme Judi-								
cial Court for the Commonwealth.								
JOHN F. CRONIN, Boston, Supreme J	udicis	ıl Cot	ırt,			Suffolk.		
FRANCIS A. CAMPBELL, Boston, Sup	. Cou	rt, Ci	vil Bu	ısines	s,]			
JOHN P. MANNING, Boston, Sup. Co	urt, C	rimir	al Bu	sines	s, j	Suffolk.		
EDWARD B. GEORGE, Haverhill,						Essex.		
WILLIAM C. DILLINGHAM, Malden,		•				MIDDLESEX.		
THEODORE S JOHNSON, Worcester,				•		WORCESTER.		
HAYNES H. CHILSON, Northampton,						Hampshire.		
ROBERT O. MORRIS, Springfield,		٠.	•	•		Hampden.		
CLIFTON L. FIELD, Greenfield, .		•				FRANKLIN.		
IRVING H. GAMWELL,† Pittsfield,		•	•			BERKSHIRE.		
LOUIS A. COOK, Weymouth, .			•	•		Norfolk.		
EDWARD E. HOBART, Plymouth,		•				PLYMOUTH.		
SIMEON BORDEN, Fall River, .						Bristol.		
ALFRED CROCKER, Barnstable, .	•					BARNSTABLE.		
ARTHUR W. DAVIS, Edgartown, .			•			Dukes.		
JOSIAH F. MURPHEY, Nantucket,						NANTUCKET.		

^{*} Appointed June 28, 1916, to fill a vacancy caused by the decease of Edson J. Pratt, the duly elected sheriff of Franklin County, who died June 15, 1916.

[†] Appointed April 1, 1916, to fill a vacancy caused by the resignation of Frank H. Cande, the duly elected clerk of courts of Berkshire County.

MEMBERS OF THE SIXTY-FOURTH CONGRESS.

[Congressional Districts established by Chap. 674, Acts of 1912.]

SENATORS.				
HENRY CABOT LODGE,		•		of Nahant.
JOHN WINGATE WEEKS,	•	•	•	of Newton.
REPRESENTATIVE	E8.			
DISTRICT I ALLEN T. TREADWAY,				of Stockbridge.
II. — FREDERICK H. GILLETT,				of Springfield.
III. — CALVIN D. PAIGE, .				of Southbridge.
IV. — SAMUEL E. WINSLOW,				of Worcester.
V. — JOHN JACOB ROGERS, .				of Lowell.
VI. — AUGUSTUS P. GARDNER,				of Hamilton.
VII. — MICHAEL F. PHELAN, .				of Lynn.
VIII. — FREDERICK W. DALLINGER	,			of Cambridge.
IX. — ERNEST W. ROBERTS, .				of Chelsea.
X.—PETER F. TAGUE,				of Boston.
XI. — GEORGE HOLDEN TINKHAM	[,			of Boston.
XII. — JAMES A. GALLIVAN, .				of Boston.
XIII. — WILLIAM H. CARTER, .				of Needham.
XIV. — RICHARD OLNEY, 2D, .				of Dedham.
XV. — WILLIAM S. GREENE, .				of Fall River.
WIT TOURDH WALCH				of Moon Bodfond

APPENDIX

The following tables, from 1902 to 1913, inclusive, were prepared by Fisher Ames, Esq. The tables for the years 1914 and 1915 and the index to the General and Special Acts and Resolves of 1915 were prepared by Nelson B. Vanderhoof, Esq. The tables for the year 1916 and the index to the General and Special Acts and Resolves of 1916 have been prepared by Franklin F. Phillips, Jr., Esq., appointed to that duty under Revised Laws, chapter 9, section 1, as amended by Acts of 1914, chapter 449, section 1, which direct the governor to appoint a skilled person to prepare a table of changes in the general laws, and an index.

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SECT. 58 amended, 1905, 325 § 1; 1909, 490 II § 59; 1915, 237 § 16.

SECTS. 58-69. See 1915, 237 §§ 3-15 inclusive.

SECTS. 60, 61 superseded, 1902, 443; 1909, 490 II §§ 61, 62.

SECT. 61 amended, 1905, 325 § 2.

SECT. 66 superseded, 1915, 237 § 19. (See 1909, 490 II § 67.)

SECT. 67 superseded, 1915, 237 § 20. (See 1909, 490 II § 68.)

SECT. 69. See 1915, 237 § 18.

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Sect. 75 amended, 1905, 325 § 3; 1908, 226; 1909, 490 II § 76; 1915, 237 § 26. (See 1906, 372.)

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SECT. 83 amended, 1908, 99 § 2; 1909, 490 II § 85.

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The law as to the taxation of corporations is revised, 1903, 437 § 45–48, 71–87; 1909, 342, 490 III; 1910, 216, 270, 456, 650; 1911, 337, 379, 383, 618; 1912, 457, 491; 1913, 473 § 1; 1914, 198 § 6, 724, 770; 1915, 34, 135, 137, 167, 217, 231 § 21, 233, 238; 1916, 83, 227, 281.

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Act to regulate distribution of corporate franchise tax of domestic corporations, 1910, 456.

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1915, 231 § 21.

SECT. 1 amended, 1907, 564 § 1; 1909, 490 III § 1.

Sect. 2 amended, 1904, 99; 1906, 322; 1907, 564 § 2; 1909, 430, 490 III § 2; 1912, 543; 1913, 792. (See 1908, 550 § 1.)

Act to establish grades for salaries of clerks and stenographers, 1914, 605. Provision for supervisors of assessors, 1908, 550; 1909, 490 III § 2.

Sects. 3-5. See 1909, 490 III §§ 3-5; 1911, 370; 1912, 272.

SECT. 4 amended, 1906, 271 § 1; 1908, 468; 1909, 440 § 2. Provision for order by commission as to method of keeping records, 1909, 490 III § 7. And revision of valuation, 1910, 260. (See 1910, 607; 1911, 478; 1914, 648.) Date of assessment changed to April first, 1914, 198 § 2.

SECT. 5 amended, 1908, 433 § 1. (See 1908, 433 § 2.)

SECTS. 6, 7 repealed, 1908, 468. (See 1911, 184.)

SECTS. 8, 9. See 1909, 490 III §§ 8, 11; 1914, 198 § 2.

Assessment of salaries and expenses of railroad and gas and electric light commissions and of vessels engaged in foreign carrying trade, 1909, 490 III §§ 9, 10.

Sects. 10-18. See 1909, 490 III §§ 12-20; 1914, 198 § 2.

SECT. 17 amended, 1906, 271 § 2.

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Sect. 20 amended, 1906, 271 § 4; 1909, 342 § 2.

SECT. 22 amended, 1906, 271 § 5.

SECT. 23. See 1909, 419 § 25; 1915, 268 § 8.

SECT. 24 amended, 1903, 307 § 1; 1909, 490 III § 26; 1915, 217 § 1. (See 1914, 724.)

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SECTS. 24-34 amended. See 1909, 490 III §§ 26-32; 1910, 235; 1914,
724; 1915, 217.
  SECT. 32 amended, 1906, 271 § 6; 1909, 440 § 1. (See 1914, 724.)
  SECT. 33 amended, 1906, 271 § 8. (See 1914, 724.)
  Sect. 34. See 1911, 339; 1914, 724.
  SECT. 35 amended, 1908, 520 § 12; 1909, 440 § 2.
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SECTS. 37-40 in part repealed, 1903, 437 §§ 48, 95; 1906, 463 II §§ 125 et seq., 211, 217, 258; 1912, 695. (See 1902, 342 §§ 2-4.)
  SECT. 37 amended, 1909, 267 § 1, 440 § 2, 490 III § 40; 1914, 198 § 6;
1915, 34. (See 1910, 650; 1911, 184; 1915, 137.)
  SECT. 38 amended, 1909, 267 § 2, 439 § 2, 440 § 2. (See 1902, 342 § 3;
1903, 437 §§ 71, 95; 1909, 490 III § 41; 1910, 270; 1911, 379; 1914, 198
§ 6; 1915, 34, 137.)
  SECT. 39 amended, 1902, 342 § 3; 1906, 463 II § 258; 1909, 439 § 3, 490
III § 42; 1914, 198 § 6. (See 1915, 137.)
  SECT. 40 amended, 1906, 271 § 9; 1909, 490 III § 43; 1914, 198 § 6.
  Sects. 41, 43-47 repealed, 1906, 463 III § 158. (See 1906, 463 III §§ 130,
133; 1909, 440 § 3, 490 III §§ 44, 47–51.)
  Sect. 42 amended, 1902, 342 § 5. In part repealed, 1903, 437 § 95; 1909,
439 § 4, 490 III § 45; 1914, 198 § 6. (See 1906, 463 III § 129; 1915, 137.)
  Assessment in case of abatement of corporation tax, 1904, 442 § 2; 1909,
490 III § 46.
  SECT. 48. See 1909, 490 III § 52; 1914, 724; 1915, 137.
  Sects. 49-52 repealed, 1903, 437 § 95. (See 1904, 261 § 1; 1914, 724.)
  Sect. 53. See 1909, 490 III § 53.
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614; 1909, 440 § 2, 490 III §§ 58-63; 1914, 198 § 6; 1915, 34.)
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  SECTS. 58, 61 amended, 1909, 440.
  SECT. 59. See 1909, 490 III § 59; 1911, 339; 1914, 198 § 6; 1915, 34.
  Sect. 61 amended, 1903, 437 § 86; 1906, 516 § 20; 1908, 614 § 1; 1909,
490 III § 64; 1914, 198 § 6; 1916, 299 §§ 1, 2.
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586 § 6; 1908, 220; 1914, 724; 1915, 137 § 1.)
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SECT. 67 amended, 1906, 349; 1909, 490 III § 70. SECT. 69 repealed, 1903, 437 § 95. Taxation of express companies, 1909, 490 III §§ 72-79.

SECTS. 66-68 in part repealed, 1903, 437 § 95. (See 1914, 724.)

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Act to authorize the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking land for armories, etc., 1914, 33.

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teer militia, 1915, 40. Act to allow damages and other expenses incident to the use of United States ships loaned to the commonwealth to be paid from annual appropria-

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SECT. 2 amended, 1907, 454; 1914, 664, 665. (See 1916, 297 § 2.) Additional employees, 1906, 465 § 1; 1910, 184, 204. (See 1908, 195.) Sect. 4 et seq. See 1906, 277; 1916, 297 § 5.

SECT. 5 amended, 1902, 308; 1915, 6. (See 1916, 297 §§ 3, 4.)

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Act to prohibit the charging of fees by town clerks, etc., for certificates

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Town may provide for appointment of a town accountant, 1910, 624; 1916, 252. (See 1910, 598; 1911, 207; 1912, 387; 1913, 669, 706 § 2.) Inspector of petroleum, 1911, 204. May provide industrial schools, 1911, 471 § 4. (See 1906, 505; 1908, 572; 1909, 457, 540; 1912, 106; 1915, 266.) For an advisory or finance committee, 1910, 130 § 1. May establish a rifle range, 1908, 256. Public gymnasiums, baths, etc., 1908, 392. (See 1915, 25.) An art commission, 1911, 146. Town may appropriate money for observance of "old home week or day," 1902, 109; 1907, 311. And, not exceeding \$500, for band concerts, 1904, 152; 1908, 290. For propagation and cultivation of shellfish, 1904, 282 § 1; 1909, 469; 1913, 549; 1914, 597; 1916, 35. Employment of nurses, 1911, 72. Removal of snow and ice from sidewalks in certain cases and assess cost on abutting estates, 1902, 205. Monuments to soldiers and sailors of the revolution, 1903, 116. (See 1910, 90.) Grand Army posts, 1913, 62. Maintenance of highways, with neighboring city or town, 1907, 196. Improvement of harbors, etc., 1909, 481 § 3. Towns may regulate and license junk collectors, 1902, 187. May grant permits in certain cases for transportation of intoxicating liquors, 1906, 421 § 2; 1911, 423. May contribute toward expenses of state highways, 1904, 125. May regulate speed of automobiles and motor cycles, and use thereof in certain ways, 1909, 534 § 17; 1913, 803; 1914, 190; 1916, 293. (See 1903, 473 § 14; 1905, 311, 366; 1906, 353, 412; 1907, 203, 494, 580; 1908, 263, 467; 1912, 400.) May license lunch wagons, 1908, 360. May establish hours of labor of fire department, 1904, 315; 1909, 514 § 44. (See 1909, 514 § 42; 1911, 494; 1913, 822.) Promotion of call men in fire department, 1913, 487 § 1; 1914, 138; 1916, 119. May provide for care of neglected burial grounds, 1902, 389; 1915, 156. For care of graves of soldiers and sailors, 1914, 122. May

restrict catching of pickerel, 1905, 417. (See 1912, 110; 1913, 573.) And lobsters, 1909, 265. May regulate renting of boats or bathing suits for use on great ponds, 1910, 400. Selectmen may authorize street railway companies to take land for certain purposes, 1903, 476 § 1. Towns having no electric light may contract therefor with street railway companies, 1902, 449; 1906, 218; 1914, 742 § 109. (See 1906, 463 III § 60; 1915, 191.) May repair streets and bridges disturbed by street railway construction in certain cases and be reimbursed therefor, 1916, 302 §§ 1, 2. Provision for suppressing elm leaf beetles and gypsy and brown-tail moths, 1902, 57; 1905, 381; 1906, 268; 1907, 475, 521; 1908, 591; 1910, 150; 1911, 474; 1913, 585, 600, 605; 1914, 404; 1915, 80, 124, 171. (See 1909, 263; 1911, 242; 1912, 112.) Bounty to be paid for killing a wild-cat, Canada lynx or loupcervier, 1903, 344. As to damages caused by wild deer, see 1903, 407; 1905, 419; 1908, 377; 1909, 396; 1912, 438. Act for protection of forest or sprout land from fire, 1908, 209. (See 1907, 475; 1909, 394 § 2, 422.) Provision for repayment to certain towns of part of cost of apparatus to prevent or extinguish forest fires, 1910, 398; 1914, 262. For protection of sources of water supply, 1908, 499. Provision for public playgrounds in certain cities and towns, 1908, 513; 1910, 508; 1912, 223; 1915, 25. Free meals for school children, 1913, 575. Suitable conveyances for children taken to courts and asylums, 1914, 272. Maintenance of dental dispensaries for children, 1914, 667. For sanitary stations in certain towns, 1911, 596. Disposition of certain disabled horses, 1908, 133. Regulation of construction and use of buildings, 1912, 334; 1913, 655. Act relative to tenement houses in towns, 1912, 635; 1913, 441, 614. May acquire real estate and appropriate money for agricultural demonstration work, 1914, 707 § 9. May establish classes for training teachers for continuation and vocational schools, 1914, 174. (See 1914, 391.)

Provision for reimbursing towns for loss of taxes on land used for public institutions, 1910, 607; 1911, 478; 1914, 648.

No town or town official shall publish names of persons aided by poor department, 1910, 412. (See 1912, 331.)

Acts relative to the supervision of the business of plumbing, 1909, 536; 1910, 597; 1912, 518, 635 § 34; 1913, 786 § 32.

Act relative to the taking of land by cities and towns for municipal purposes, 1915, 263.

Acts relative to taking land in certain cases by right of eminent domain, 1904, 317, 443; 1905, 390; 1913, 401; 1915, 263. (See 1902, 521 § 1; 1905, 266; 1913, 68, 148.)

Act relative to common landing places, 1908, 606.

Act to provide for registration of bonds, etc., in sinking funds, 1909, 136 § 1; 1912, 377; 1916, 152.

Towns may make agreements with railroads relative to the maintenance of surfaces and approaches of bridges, 1914, 200.

Act relative to vacations of laborers employed by cities and towns, 1914, 217. Hours of labor, 1911, 494; 1916, 240.

Act relative to disposal of slash or brush following lumber operations, 1914, 101.

Act to provide for better prevention of fires in the metropolitan district, 1914, 795. (See 1916, 291.)

Act providing that citizens of the commonwealth shall be given preference in appointment and employment by towns and cities, 1914, 600.

Cities and towns authorized to establish municipal building insurance funds, 1905, 191; 1907, 576 § 102. And contingent and reserve funds, 1912, 347; 1913, 645.

Act relative to the appointment of sealers and deputy sealers of weights and measures, 1914, 452.

Towns and cities may raise money to procure privilege of borrowing books, etc., from other cities and towns, 1914, 118.

Act relative to the giving of bonds to towns in blasting operations, 1911, 325: 1914, 155.

Provision for the compiling of the general laws relative to towns, Res. 1914, 86.

Regulation of the production, inspection and sale of milk in cities and towns, 1909, 405; 1914, 744; 1916, 134, 151. (See 1911, 278; 1915, 109.)

Act to authorize the appointment of women as special police officers, 1914, 510.

Act relative to the classification and taxation of wild or forest lands in towns and cities, 1914, 598.

Act to provide for aiding free public libraries in small towns, 1914, 373.

Act relative to injuring water meters and the unlawful use of water, 1914, 284. And to the testing of water meters, 1914, 397.

Act authorizing the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate, 1914, 33.

Act relative to wages of mechanics employed in the construction of public works, 1914, 474.

Act relative to the qualifications of town inspectors of masonry construction, 1914, 540.

Act relative to signs, awnings and other projections in public ways, 1915, 176. (See 1913, 632, 680.)

Act to authorize the establishment of public markets by cities and towns, 1915, 119; 1916, 79.

Establishment of boards of commissioners of trust funds, 1915, 282.

Act to authorize cities and towns to appropriate money for conducting proceedings relative to certain acts of public service corporations, 1916, 23.

Act relative to fees for the registration of motor trucks owned by cities and towns, 1916, 52.

Act to prohibit the pledge, mortgage, sale, assignment or transfer of pensions granted by towns, 1916, 75.

Act to prohibit payment to pensioners and annuitants for services rendered to municipalities and counties, 1916, 88.

Act to authorize certain municipal officers to prevent the granting of certain licenses relating to explosives by the fire prevention commissioner, 1916, 138.

Act to authorize the granting of temporary licenses to sell certain articles for charitable purposes, 1916, 188.

SECT. 13 extended, 1907, 232 § 1.

SECT. 14 amended, 1902, 544 § 6. (See 1908, 499.)

SECT. 15 repealed in part, 1915, 145 §§ 7, 13. Par. 4, see 1914, 272. Par. 5, see 1904, 125; 1907, 196. Par. 11, see 1916, 314. Par. 12 amended, 1913, 62. Par. 13 amended, 1903, 116; 1910, 90. (See 1914, 122.) Par. 15, see 1903, 483. See also, 1908, 290, 392, 498; 1914, 118, 677, 707 § 9; 1916, 309.

SECT. 16 repealed and superseded, 1915, 145 § 13. (See 1902, 57; 1905, 381; 1906, 268; 1907, 521; 1908, 591; 1909, 444; 1914, 404; 1915, 80, 124, 171.)

SECT. 18 amended, 1908, 91; 1915, 164.

SECT. 22 amended, 1909, 289. (See 1908, 452.)

Sect. 23. Par. 1, see 1910, 565 § 2. Par. 4, see 1902, 205. Par. 7, see 1903, 383 § 3. Par. 8, see 1903, 459; 1909, 103 § 1. (See 1914, 284, 397.) Sect. 24. See 1903, 473 § 14; 1905, 366 § 1; 1914, 182.

SECT. 26 revised. By-laws to be approved by attorney-general and published three times, 1904, 344 § 1; 1910, 130 § 2. (See 1904, 344 § 2; 1905, 144.)

SECT. 27. Repeal and substitute, 1907, 117; 1908, 142.

SECT. 28. See 1911, 136.

SECT. 29. See 1910, 412, 598.

SECT. 31 et seq. Towns and cities may authorize laying of pipes and conduits for conveyance of water, 1903, 459. (See 1913, 422.) And for heating and power, 1909, 103 § 1.

SECT. 32. See 1912, 377.

SECT. 35 extended, 1902, 361.

SECT. 37. See 1905, 266; 1914, 33.

SECT. 39 affected, 1910, 405.

Sect. 44. See 1909, 371 § 6; 1910, 598; 1913, 727; 1914, 55; 1915, 85, 285; 1916, 62 § 2.

SECT. 45 et seq. See 1904, 317, 443; 1905, 266, 390; 1915, 263.

SECT. 49. See 1905, 266; 1914, 33; 1915, 263.

SECT. 52. See 1906, 463 III §§ 64-66; 1911, 442, 481; 1914, 742 § 127.

SECTS. 53, 54. See 1914, 742 § 127.

SECT. 55. See 1911, 339; 1914, 742 § 127.

SECT. 57. Repeal and substitute, 1909, 514 §§ 22, 145. (See 1904, 349.) SECT. 59 et seq. See 1904, 364; 1905, 317 § 2; 1906, 277; 1908, 209 § 3, 306, 402 § 2, 484 §§ 2, 4; 1911, 325 § 1, 614, 727 § 22; 1912, 391; 1916, 252.

SECT. 65 affected, 1907, 191 § 1, 560 § 371, 579 § 1.

SECT. 68. See 1907, 560 § 371, 579.

SECT. 69 amended, 1909, 517 § 3. (See 1908, 550.)

SECT. 71. See 1914, 272; 1916, 160 § 1.

Sect. 72 et seq. See 1904, 458 § 3; 1910, 379, 624 §§ 2, 5; 1912, 377, 387; 1915, 282 § 2; 1916, 269 § 26, 293.

Acts relative to form of notes for money borrowed, 1910, 616; 1912, 45, 49; 1915, 84. (See 1912, 377; 1913, 416, 677.)

SECT. 74 amended, 1904, 277 § 1. Police officer or treasurer may prosecute for fines, etc., 1904, 277 § 2.

SECT. 75. See 1908, 99; 1909, 490 II §§ 32, 85.

SECTS. 76-78. Provision for special collector, 1910, 272; 1916, 131 § 2. For reimbursing towns for loss of taxes on land used for public institutions, 1910, 607; 1911, 478; 1914, 648.

SECT. 77 amended, 1916, 131 § 1.

SECT. 79. Certain trust accounts to be audited, 1904, 322. (See 1906, 296; 1912, 377, 387.) Provision for town accountants, 1910, 624; 1911, 207; 1916, 252. (See 1912, 387; 1913, 669.)

SECTS. 81-83. Act to authorize establishment of board of survey, 1907, 191. (See 1907, 560 § 364; 1908, 552; 1911, 222; 1916, 302, §§ 1, 2.)

SECT. 83. See 1902, 57.

SECT. 84. See 1909, 433.

SECT. 85 et seq. See 1916, 302 §§ 1, 2.

Sect. 87. Inspectors of milk, 1909, 405; 1910, 114, 457; 1914, 744. (See 1911, 278.) Fish and game wardens, 1912, 465.

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SECT. 94. Policemen and firemen may be pensioned, 1904, 327. (See 1911, 137; 1916, 75, 88.) And their widows, 1907, 186. (See 1909, 453; 1913, 545, 671, 681; 1916, 75, 88.) Provision for license to carry loaded pistol, 1906, 172 § 1; 1908, 350; 1911, 548. Vacations for policemen, 1908, 476; 1911, 210, 625. (See 1909, 346 § 2.) Appointment of women as special police officers authorized, 1914, 510.

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Chapter 26. — Of Cities.

An act to simplify the revision of city charters, 1915, 267; 1916, 68, 99. Act relative to municipal indebtedness, 1913, 719; 1914, 143, 317, 740; 1915, 2, 18, 115, 138; 1916, 62 § 1, 101, 111. (See 1914, 742 § 98; 1915, 85.)

Act to prohibit the charging of fees by city clerks for certificates relating to minors, 1914, 316.

Act relative to the incurring of debt by cities, towns and districts under special acts, 1914, 740.

Contracts made by cities shall be open to inspection by the public, 1907, 343; 1909, 201.

As to jurisdiction over highways and bridges, see 1913, 546.

Act relative to disposal of slash or brush following lumber operations, 1914, 101.

Cities may make agreements with railroads relative to the maintenance of the surfaces and approaches of bridges, 1914, 200.

Cities may repair highways and bridges disturbed by street railway construction in certain cases and be reimbursed therefor, 1916, 302 §§ 1, 2.

Provision for reimbursing cities for loss of taxes on lands used for public institutions, 1910, 607; 1911, 478; 1914, 648.

Act to determine disposition of premiums upon municipal bonds, 1910, 379; 1914, 742 § 98. To provide for registration of bonds, etc., in sinking funds, 1912, 377; 1916, 152.

Act providing that citizens of the commonwealth shall be given preference in appointment and employment by cities and towns, 1914, 600.

Provision for treatment or purification of sewage, 1909, 433. Inspection of milk, 1909, 405; 1914, 744; 1916, 134. (See 1911, 278.) Inspection of petroleum, 1911, 204. Cold storage, 1910, 640; 1912, 652. For sanitary stations, 1911, 596. To encourage and promote building and use of tuberculosis hospitals, 1911, 597; 1912, 637; 1916, 57, 197, 286. Tuberculosis dispensaries, 1911, 576; 1914, 408. (See 1911, 167.)

Cities must provide a place for preservation of certain public documents, 1907, 117; 1908, 142. Isolation hospitals for dangerous diseases, 1911, 613. (See 1906, 365; 1909, 391.) Provision for dental dispensaries for children, 1914, 677. No city or city official shall publish names of persons aided by poor department, 1910, 412. Cities to provide suitable convey-

ances for neglected children taken to courts or asylums, 1914, 272.

Acts relative to establishing homesteads for workmen in the suburbs of cities and towns, 1911, 607; 1912, 714; 1913, 494 § 3, 595; 1914, 283 § 2; 1915, 129.

Provision for planning boards, 1913, 494; 1914, 283. (See 1911, 607; 1913, 595.) Cities and towns authorized to establish municipal building insurance funds, 1905, 191; 1907, 576 § 102. Retirement systems for employees, 1910, 619; 1911, 338; 1912, 503; 1913, 671; 1915, 47. (See 1914, 352 §§ 2, 3; 1916, 75, 88.) To establish industrial schools, 1906, 505 § 3. Provision for payment for injuries to employees, 1911, 751; 1912, 571, 666, 684; 1913, 807; 1914, 636; 1915, 123, 132, 236, 244, 275, Sp. Acts 270, 314; 1916, 307. Evening classes in practical arts for women, 1912, 106; 1915, 266. (See 1908, 572; 1909, 540; 1911, 471 § 11.) Art commissions, 1911, 146. A rifle range, 1908, 256. Provision for suppressing elm leaf beetles and gypsy and brown-tail moths, 1902, 57; 1905, 381; 1906, 268; 1907, 475, 521; 1908, 591; 1910, 150; 1911, 474; 1913, 585, 600, 605; 1914, 404; 1915, 80, 124, 171. (See 1909, 263; 1911, 242; 1912, 112.) For disposition of disabled horses, 1908, 133.

City may appropriate money for observance of "home week," 1902, 109. For memorials of persons who served in Spanish-American war, 1902, 286. And war of the revolution, 1903, 116. Free meals for school children, 1913, 575. Care of neglected burial grounds, 1902, 389. Care of the graves of soldiers and sailors, 1914, 122. Propagation and cultivation of shellfish, 1904, 282 § 1. (See 1909, 265, 469; 1913, 549; 1914, 597.) Maintenance of highway, with neighboring city or town, 1907, 196. May contribute toward expense of state highways, 1904, 125. May regulate and license junk collectors, 1902, 187. Erection and use of buildings, 1912, 234; 1913, 655. And renting of boats or bathing suits for use on great ponds, 1910, 400. Lunch wagons, 1908, 360. May regulate speed of automobiles and motor cycles, and use thereof in certain ways, 1909, 534 § 17; 1914, 190; 1916, 293. (See 1903, 473 § 14; 1905, 311, 366; 1906, 353, 412; 1907, 203, 494, 580; 1908, 263, 467; 1912, 400; 1913, 803.) May establish hours of labor

of fire department, 1904, 315; 1909, 514 § 44. Promotion of call men in fire department, 1913, 487 § 1; 1914, 138; 1916, 119. Provision for pensions in certain cases, 1907, 186; 1908, 498; 1910, 619; 1911, 338; 1912, 503; 1915, 47. (See 1911, 113, 413; 1913, 657, 671; 1914, 352 §§ 2, 3; 1916, 75, 88.) Aldermen may authorize street railway companies to take land for certain purposes, 1903, 476 § 1. (See 1906, 463 III § 59.) Cities may authorize laying of pipes and conduits for conveyance of water, 1903, 459. (See 1913, 422.) May grant permits in certain cases for transportation of intoxicating liquors, 1906, 421 § 2; 1907, 517; 1911, 423. May raise money to procure privilege of borrowing books, etc., from another city or town having a library, 1914, 118. May establish classes for the training of teachers for continuation and vocational schools, 1914, 174. (See 1914, 391.) Provision for public playgrounds in certain cities and towns, 1908, 513; 1910, 508; 1912, 223; 1915, 25.

Cities may invest sinking funds in bonds issued by farmland banks,

1915, 231 § 16.

Act relative to the production and sale of milk, 1909, 405; 1914, 744; 1916, 134, 151, 228. (See 1911, 278; 1915, 109.)

Act relative to injuring water meters and unlawful use of water, 1914,

284. To testing of water meters, 1914, 397.

Act relative to the appointment of sealers and deputy sealers of weights and measures, 1914, 452.

Act relative to the taking of land by cities and towns for municipal pur-

poses, 1915, 263.

Acts relative to taking land in certain cases by right of eminent domain, 1904, 317, 443; 1905, 390; 1913, 401; 1915, 263. (See 1902, 521 § 1; 1905, 266; 1913, 68, 148.)

Acts relative to giving of bonds to cities in blasting operations, 1911, 325;

1914, 155.

Act relative to vacations for laborers employed by cities and towns, 1914, 217; 1915, 60; 1916, Sp. Act 129. Hours of labor, 1911, 494; 1916, 240.

Act relative to days off for members of fire departments in certain cities, 1915, 97.

Act relative to the wages of mechanics employed in the construction of public works, 1914, 474.

Act to authorize the appointment of women as special police officers, 1914, 510.

Act relative to the classification and taxation of wild or forest lands in cities and towns, 1914, 598.

Act relative to the qualifications of city inspectors of masonry construction, 1914, 540.

Act to provide for the better prevention of fires in the metropolitan district, 1914, 795. (See 1916, 291.)

Act authorizing the commonwealth, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate, 1914, 33.

Acts relative to the administration of the city of Boston, 1909, 486; 1910, 414; 1912, 550. (See 1914, 274.)

Act to extend the authority of city of Boston to obtain information on municipal affairs, 1914, 274.

Act relative to signs, awnings and other projections in public ways, 1915, 176. (See 1913, 632, 680.)

Act to authorize the establishment of public markets by cities and towns, 1915, 119; 1916, 79.

Establishment of boards of commissioners of trust funds, 1915, 282.

Act to authorize cities and towns to appropriate money for conducting proceedings relative to certain acts of public service corporations, 1916, 23.

Act relative to fees for the registration of motor trucks owned by cities and towns, 1916, 52.

Act to prohibit the pledge, mortgage, sale, assignment or transfer of pensions granted by cities, 1916, 75.

Act to prohibit payment to pensioners and annuitants for services rendered to municipalities and counties, 1916, 88.

Act to authorize certain municipal officers to prevent the granting of certain licenses relating to explosives by the fire prevention commissioner, 1916. 138.

Act to provide for reports by and to the overseers of the poor in certain cases of blindness, 1916, 160 § 1.

Act to authorize cities to maintain schools of agriculture and horticulture, 1916, 185.

Act to authorize the granting of temporary licenses to sell certain articles for charitable purposes, 1916, 188.

Act to authorize cities to establish boards of survey, 1916, 190.

Act to provide for purchasing departments in cities, 1916, 223.

SECT. 2. See 1904, 349; 1906, 277, 296 § 1; 1908, 552; 1910, 412; 1911, 325 § 1, 614; 1912, 377, 387; 1915, 282; 1916, 309.

Sect. 7. Overseers of the poor to be elected for three years in certain cities, 1902, 444. (See 1914, 272.)

SECTS. 7, 8. See act relative to term of office of municipal auditors, 1905, 373. And of police officers, 1906, 210; 1907, 272.

SECT. 9. See 1915, 138.

SECT. 15. See 1906, 277 § 2; 1913, 408.

SECT. 18. See 1910, 640; 1912, 652.

SECT. 19. See 1906, 210; 1907, 272; 1908, 476.

SECT. 21 amended, 1910, 261. Cities (except Boston) may provide annuities for widows and minor children of police officers who die from injuries received in discharge of duty, 1902, 437. (See 1903, 312, 428; 1909, 188, 453; 1913, 545, 657, 671, 681.) Vacations for policemen, 1908, 476; 1911, 210, 625. Pensions for policemen and firemen, 1904, 327; 1913, 697, 800; 1916, 218. (See 1913, 545, 657, 671, 681, 770; 1915, 97.) SECT. 22. See 1907, 577; 1909, 514 §§ 52, 145.

SECT. 26 superseded, 1914, 198 § 3. (See 1909, 289, 440 § 2.)

SECT. 28 amended, 1915, 2. (See 1903, 457; 1904, 371; 1905, 391, 465 § 112; 1913, 62.)

SECT. 33 limited, 1908, 48.

SECT. 37. See 1911, 339.

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Chapter 27. — Of Municipal Indebtedness.

Act to establish the financial year of towns, 1913, 692. Acts relative to municipal indebtedness, 1913, 719, 727; 1914, 55, 143, 317, 740; 1915, 2, 18, 83, 85, 115, 138, 285; 1916, 62 § 1, 101, 111, 309, 314 §§ 1, 6. (See 1914, 742 § 98.)

Act relative to the incurring of debt by cities, towns and districts under special acts, 1914, 740.

Acts to determine disposition of premiums on municipal bonds, 1910, 379; 1914, 742 § 98. To provide for registration of bonds, etc., in sinking funds, 1912, 377. Payment of outstanding demand notes and restoration of trust funds, 1913, 634. Relative to petitions to borrow money outside of debt limit, 1913, 677.

Contracts made by cities shall be open to public inspection, 1907, 343; 1909, 201. Pay-rolls, bills and accounts for services to be verified by oath, 1913, 520, 825. Act relative to approval of bills against cities and towns, 1913, 469.

Provision for installation of a system of accounts by director of bureau of statistics, 1910, 598; 1913, 706; 1916, 13. For town accountants, 1910, 624; 1911, 207; 1913, 669. (See 1913, 719 § 8.) Contingent and reserve funds for towns, 1912, 347; 1913, 645.

Cities and towns authorized to establish municipal building insurance funds, 1905, 191; 1907, 576 § 102.

Acts relative to the issuing of notes by fire, water, watch, light and improvement districts, 1913, 727; 1914, 55; 1915, 85, 285.

Act relative to loans of city of Boston, 1914, 364.

Act relative to municipal indebtedness for lighting plants, 1914, 742 § 98; 1915, 115.

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SECT. 5 revised, 1908, 341 § 2; 1914, 742 § 98. (See 1915, 115.)

SECTS. 6, 10. Notes may be non-interest bearing and sold at a discount, 1904, 153. (See 1908, 250 § 2, 464, 594; 1909, 136, 148; 1913, 719.)

SECT. 9. Act relative to form of notes, 1910, 616; 1912, 45, 49; 1915, 83, 84, 85, 285. (See 1912, 377; 1913, 416, 677; 1914, 364, 742 § 98 et seq.; 1915, 115.)

Sects. 9, 10. Provision for registration of bonds, etc., held by the commonwealth and by sinking fund commissioners, 1909, 136 § 1; 1912, 377; 1916, 152. For disposition of premiums on bonds, 1910, 379.

SECT. 10 amended, 1908, 250 § 1. (See 1909, 136.)

SECT. 11 amended, 1903, 375. (See 1913, 719 § 24.) SECTS. 12-19. See 1910, 379 §§ 2, 3; 1913, 719 §§ 12, 13; 1914, 742 § 98 et seq.; 1915, 115.

SECT. 13 amended, 1908, 341 § 1; 1911, 350 § 1. (See 1909, 486 § 26, 490 I § 96; 1910, 437; 1911, 165, 308; 1914, 742 § 98 et seq.; 1915, 115.) Sects. 13-15. See 1902, 325; 1911, 463.

SECT. 15. See 1905, 191 § 3; 1907, 576 § 104.

Chapter 28. — Of Public Parks, Playgrounds and the Public Domain.

Provision for an art commission, 1910, 422.

Provision for public playgrounds in certain cities and towns, 1908, 513; 1910, 508; 1915, 25.

Power boats must display lights at night in certain waters, 1910, 397.

Act to prohibit pollution of the Charles river, 1914, 531.

Act relative to the lighting of reservations, parkways and other lands under the control of the metropolitan park commission, 1914, 515; 1916, 107.

Act relative to alteration of name of a public park in certain cases, 1909, 134.

The taking of land in certain cases by right of eminent domain is regulated, 1904, 443; 1905, 390; 1913, 401, 564; 1915, 281. (See 1902, 521 § 1 [17]; 1904, 317; 1913, 525, 719 § 4.)

Act authorizing the commonwealth, counties, cities and towns to petition for assessment of damages by a jury for taking or injuring real estate, 1914, 33.

Office of state forester established and duties prescribed, 1904, 409; 1907, 473; 1909, 214, 263, 444 § 3, 452; 1911, 244; 1912, 419, 577, 625; 1913, 293; 1914, 341, 598; Res. 1915, 2, 23; 1916, 51, 97. (See 1907, 475; 1908, 209; 1909, 394, 422; 1910, 153, 236; 1911, 474, 722; 1912, 112, 127.) Provision for reforestation, 1908, 478; 1909, 214; 1914, 598 §§ 17, 18, 720. (See 1909, 187, 394; 1912, 127.)

Act to establish a state forest commission and to provide for the purchase of lands for state forests, 1914, 720; 1916, 136.

As to metropolitan parks, see 1893, 407; 1894, 288; 1895, 450; 1896, 465; 1898, 473, 531; 1899, 400, 406, 419; 1900, 413, 475; 1901, 83, 146, 380, 491; 1902, 77, 166, 172; 1903, 158, 290, 429, 465; 1904, 170, 236, 237, 431; 1905, 366, 456, 457; 1906, 336, 353 § 4, 368, 375, 402; 1907, 404, 433, 449; 1908, 158, 301, 324, 445, 476, 651; 1909, 145, 362, 453, 524; 1910, 582, 585, 628; 1911, 463, 498, 541; 1912, 528, 683, 699, 704, 715; 1913, 417, 525, 545, 685, 789; 1914, 340, 455, 515, 531, 682, 683, 794; 1915, 4, 5, 102, 154, 188, 270, 276, Sp. Act 188; 1916, 56, 96, 106, 107, 178, 186, 235, 237, 245, 258, 295.

Act relative to the qualifications of inspectors of masonry construction employed by the metropolitan park commission, etc., 1914, 540.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

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SECTS. 2, 3. See 1903, 158, 331; 1905, 205; 1915, 263.

SECTS. 6, 8, 10. See 1913, 210.

SECT. 8 affected, 1914, 33. (See 1905, 266.)

SECT. 10 amended, 1908, 341 § 3.

SECT. 16 affected, 1914, 33.

SECT. 17. See 1908, 590 § 51.

SECT. 19 revised, 1910, 508 § 1; 1915, 25. (See 1912, 223; 1915, 263.)

SECTS. 19-22. See 1908, 513; 1913, 719 § 3.

Sect. 20 amended, 1910, 508 § 2. Affected, 1914, 33. (See 1912, 223; 1915, 263.)

SECT. 23 amended, 1913, 564 § 1; 1915, 162. (See 1915, 263.)

SECT. 24 affected, 1914, 33. (See 1915, 263.)

SECTS. 25-27 revised, 1913, 564 §§ 2-4. (See 1902, 57, 495; 1904, 409; 1905, 381; 1906, 268; 1907, 473; 1909, 263, 452; 1911, 242; 1914, 341; 1915, 80, 124, 171.)

SECT. 28 amended, 1913, 564 § 5.

Chapter 29. — Of the Returns and Registry of Births, Marriages and Deaths.

Provision for printing and preserving certain town records, 1902, 470.

SECT. 1 amended, 1910, 322 § 1.

SECT. 3 superseded, 1912, 280. (See 1910, 93 § 1.)

SECT. 5 amended, 1910, 93 § 2.

SECT. 6. See 1905, 330 § 1.

SECT. 10 amended, 1910, 322 § 2.

SECT. 13 amended, 1910, 93 § 3. (See 1910, 249; 1911, 269, 310.)

SECT. 17 amended, 1912, 470.

SECT. 18 amended, 1903, 305; 1906, 415.

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Sects. 3-6 revised, 1913, 779 §§ 6-9; 1914, 738. (See 1903, 330 §§ 1-3; 1904, 220 §§ 1-3; 1906, 389, 413, 489; 1908, 286; 1912, 368 § 9; 1913, 831 §§ 19, 24–26; 1916, 243.)

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SECT. 9 amended, 1903, 308 § 1.

SECT. 10 revised, 1913, 779 § 11; 1914, 738. (See 1903, 330 § 4.)

Sect. 11. See 1903, 334 §§ 1-3; 1906, 389, 413, 489, 499 § 5, 501; 1907, **137**, **158**, **195**; **1916**, **243**.

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145. (See 1905, 279; 1908, 296, 297.)

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SECT. 5 amended, 1909, 464 § 1.

SECT. 6 amended, 1904, 108 § 1; 1909, 464 § 2. (See 1904, 117, 317, 443; 1915, 8.)

SECT. 7. See 1910, 498.

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SECT. 12. See 1912, 697; 1913, 778 § 11.

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SECT. 17 revised, 1908, 279.

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SECT. 12 amended, 1912, 554 § 9. (See 1907, 191 § 4.)

SECTS. 13-16. See 1904, 317, 443; 1905, 390; 1915, 263.

SECTS. 17-26. See 1906, 463 II § 95 et seq.; 1911, 741 § 21; 1913, 777 § 34.

SECT. 20. See 1914, 33.

SECTS. 20, 26, 27. See 1905, 266.

SECT. 27. See 1914, 33; 1915, 263.

SECT. 33. See 1909, 504 § 37.

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Sect. 88. Ways in Suffolk, 1888, 397; 1891, 323; 1892, 401, 415 § 3, 418; 1895, 494; 1896, 237; 1897, 166, 167, 319, 394; 1898, 210, 252, 298, 566; 1899, 433, 443, 450; 1900, 478; 1901, 199, 465; 1902, 521; 1906, 214, 258, 393; 1912, 240, 661; 1913, 536, 554. (See 1898, 540 § 2; 1903, 331 § 2; 1905, 205 § 1; 1908, 447; 1913, 148, 432, 680; 1914, 569; 1915, 176.)

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As to assessments in Boston, see 1902, 521 § 1, 527; 1903, 235; 1906, 393; 1912, 371; 1913, 536.

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SECT. 11 revised, 1902, 503.

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SECT. 17. See 1915, 227; 1916, 256.

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of damages for injuries, 1914, 553.

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SECTS. 17, 18. See 1914, 553; 1915, 151 § 7.

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Certain vehicles to carry lights at night, 1911, 578; 1914, 182; 1916, 30. Act relative to signs, awnings and other projections in public ways, 1915,

176. (See 1913, 632, 680.)

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SECT. 12 repealed and superseded, 1915, 145 §§ 2, 13. (See 1902, 57; 1904, 409; 1905, 279, 381; 1906, 268; 1907, 475; 1908, 296 § 2, 297; 1910, 321, 363; 1915, 80, 124.)

SECT. 13 repealed and superseded, 1915, 145 §§ 3-5, 13. (See 1908, 296

§ 3; 1910, 363.)

Sect. 14 repealed, 1907, 475 § 10. (See 1908, 209; 1909, 394; 1910, 398; 1911, 244; 1914, 101.)

SECT. 16. See Res. 1911, 5.

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dangerous, 1907, 183. (See 1913, 210, 328; 1914, 792.)

Provision for appointment of school physicians, 1906, 502; 1908, 189, 412; 1910, 257. Establishment of dental dispensaries for children, 1914, 677.

Provisions for suppressing insect pests, 1902, 57; 1905, 381; 1906, 268; 1907, 521; 1908, 591; 1909, 263; 1910, 150; 1911, 242, 474; 1912, 263; 1913, 585; 1914, 340, 341, 404; 1915, 124, 171. (See 1910, 427; 1912, 91, 112, 625; 1913, 293, 296, 585, 600, 605.) For paving private passageways in certain cities, 1907, 256. For treatment or purification of sewage, 1909, 433.

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Acts to encourage and promote building and use of tuberculosis hospitals, 1907, 474; 1908, 532; 1910, 198, 491; 1911, 597; 1912, 17, 637; 1915, 153; 1916, 57, 197, 286. (See 1908, 533, 598; 1909, 414; 1912, 151, 468; 1915, Sp. Act 190, Res. 24.)

Provision for treatment of leprosy cases, 1905, 474; 1909, 250; 1913, 73. Act relative to the analyzing of intoxicating liquors, 1914, 484.

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Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

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Sect. 4 amended, 1903, 480; 1912, 104. Duties assumed by state department of health, 1914, 792. (See 1902, 272; 1905, 344; 1906, 386 § 6, 502 § 6; 1907, 183; 1908, 189, 329; 1909, 319, 346 § 3, 433 § 3, Res. 72; 1910, 405, 458, 495, 569; 1911, 218, 266, 282, 381; 1912, 635 § 7; 1913, 654 § 5, 655 § 40, 786 § 29, 53, 59, 67, 79, 80, 84; 1914, 484, 744; 1915, 148, 258.)

SECT. 5. Powers and duties of inspector and assayer of liquors transferred to board of health, 1902, 110. (See 1914, 484.) Duties assumed by state department of health, 1914, 792.

Sect. 5 extended, 1910, 394, 405. (See 1910, 457; 1914, 744, 792.)

SECT. 6 amended, 1903, 467; 1907, 208. (See 1908, 195.)

SECT. 7. See 1914, 792.

Sect. 8 revised, 1913, 670. (See 1904, 395 § 1; 1909, 391.) Duties assumed by state department of health, 1914, 792.

SECT. 9 et seq. Relative to the production and sale of milk, 1909, 405; 1914, 744; 1916, 134, 151, 228. Infantile paralysis, 1916, 313. (See 1911, 278; 1915, 109.)

SECT. 10. See 1906, 502; 1908, 189, 412; 1910, 257; 1913, 210; 1914, 677.

SECT. 12 repealed, 1916, 53.

SECT. 13. See 1909, 405, 443; 1910, 640; 1911, 443; 1912, 155.

SECT. 14 amended, 1914, 90.

SECT. 16 amended, 1903, 367.

Sect. 16 et seq. Sale or gift of certain harmful medicines, drugs, etc., restricted, 1906, 386; 1907, 180; 1908, 307; 1909, 375; 1910, 271, 416, 541; 1911, 30, 289, 341, 372; 1912, 263, 283; 1913, 272, 585, 654, 705, 720; 1914, 694, 788, 792; 1915, 159, 187; 1916, 78, 85, 117. (See 1905, 220;

1910, 495, 528; 1911, 218, 266; 1915, 104.) Deleterious confectionery, 1913, 265, 647. Bread, 1915, 258.

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SECT. 19 et seq. Baking powders to be labeled, 1902, 540 § 1. Also certain patent or proprietary drugs and food, 1906, 386; 1907, 259. Bread containing certain materials to be labeled, 1915, 258. (See 1903, 367; 1907, 180; 1908, 307; 1911, 610; 1912, 474.)

SECT. 20. See 1914, 792.

SECT. 23 amended, 1910, 528 § 2.

SECT. 24 revised, 1916, 58. (See 1905, 236; 1906, 305; 1913, 795.)

SECTS. 25, 26 repealed, 1908, 238. (See 1903, 367; 1906, 386 § 6; 1907, 259; 1908, 525 § 3; 1910, 172 § 1, 416; 1911, 289, 341, 372; 1915, 258.)

SECT. 31. See 1915, 258.

SECT. 34 revised, 1902, 403.

SECT. 35 revised, 1912, 151; 1914, 647. Affected, 1914, 792. In part repealed, 1916, 286 § 15. (See 1906, 365 § 1; 1911, 613.)

SECT. 35 et seq. Provision for three state sanatoriums for tubercular patients, 1907, 474; 1908, 532, 533; 1909, 414; 1910, 198, 491; 1912, 468. (See 1908, 598; 1914, 792.)

SECT. 36 amended, 1907, 445. (See 1906, 365 § 1; 1909, 391 § 1.)

Sect. 37 repealed, 1914, 583.

SECTS. 36-42 revised, 1906, 365 § 1. (See 1902, 206; 1904, 395; 1906, 225, 365 § 4; 1907, 183, 445; 1909, 391; 1911, 613.)

SECT. 46 superseded, 1915, 12. (See 1902, 206 § 2; 1906, 365 § 2.)

SECTS. 47, 52. See 1904, 395 § 1.

SECT. 49 amended, 1905, 251 § 1; 1907, 480; 1910, 269; 1914, 177. (See 1909, 292, 380, 391.)

SECTS. 49, 50, 52. See 1913, 670.

SECT. 50 amended, 1905, 251 § 2; 1907, 480.

SECT. 51 amended, 1915, 52.

Sect. 52 amended, 1907, 480; 1916, 55. (See 1902, 213 § 1; 1907, 386; 1909, 380, 391.)

SECT. 56 revised, 1906, 365 § 3.

Sect. 57 revised, 1902, 213; 1907, 386; 1909, 380. (See 1904, 395 § 2; 1907, 183.)

Sect. 59. See 1914, 792.

SECT. 62 revised, 1910, 569; 1911, 264.

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SECT. 65 et seq. Spitting in certain public places and conveyances prohibited, 1906, 165; 1907, 410; 1908, 150. Certain lung-testing machines, 1908, 381 § 2. Cold storage and refrigerating warehouses to be licensed and inspected, 1910, 640; 1912, 652. (See 1914, 792.)

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SECT. 70 amended, 1910, 313.

SECT. 79 amended, 1915, 46. (See 1903, 383.)

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SECT. 90 amended, 1903, 306.

SECT. 100 amended, 1911, 297 § 2. Affected, 1916, 153. (See 1907, 243; 1914, 792.)

SECT. 101 amended, 1911, 297 § 3, 534 § 1. (See 1914, 792.)

SECT. 102 amended, 1911, 297 § 4. (See 1908, 329 § 4; 1914, 792.) SECT. 103 superseded, 1902, 312 § 1; 1903, 220 § 1; 1909, 471; 1911, 297 § 5; 1912, 248 § 1, 603; 1914, 206. (See 1913, 570; 1914, 792.)

SECT. 104 amended, 1902, 312 § 1; 1903, 220 § 1; 1909, 476. (See 1908, 329, 411; 1909, 471; 474; 1911, 297.)

SECT. 105 amended, 1902, 312 § 2; 1903, 220 § 2; 1908, 329 § 6; 1909, **474**; 1912, 248 § 2; 1916, 139.

SECT. 111. See 1907, 243; 1911, 297 § 6.

SECT. 112 et seq. See 1906, 158 § 1; 1908, 499, 539; 1909, 319; 1911, 135; 1913, 660; 1914, 787 § 12, 792.

SECT. 113 amended, 1907, 467. (See 1914, 531, 792.)

SECTS. 114 et seq. See 1914, 792.

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SECT. 123 revised, 1910, 550.

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SECT. 129 affected, 1908, 539.

SECT. 136 repealed, 1908, 337.

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Chapter 76. — Of the Registration of Physicians, Surgeons, Pharmacists and Dentists.

Provision for registration of veterinary practitioners and board of registration established, 1903, 249; 1906, 503; 1907, 314; 1911, 199; 1914, 116, 750. For registration of embalmers, 1905, 473; 1910, 390; 1916, 305. Optometrists, 1912, 700; 1915, 201; 1916, 305. Of osteopaths, 1909, 526. And of nurses, 1910, 449; 1916, 305. Physicians, 1913, 346; 1915, 293. (See 1916, 304.) Manicuring, massage and vapor baths, 1911, 443; 1912,

Salaries and allowance for travel fixed, 1902, 505; 1903, 228, 249 § 1; 1907, 399.

Act relative to the agent of the board of registration in pharmacy, 1914,

Acts relative to prescriptions of opium, morphine, and other narcotic drugs, by physicians, dentists and veterinary practitioners, 1914, 694, 788; 1915, 187; 1916, 78.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Act relative to the examination and registration of dentists, 1915, 301. And dental hygienists (nurses), 1915, 301.

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SECT. 3 amended, 1913, 346; 1915, 293. (See 1909, 504 §§ 32, 91.)

Sects. 4, 12, 27 repealed, 1902, 505 § 6.

SECT. 5. See 1910, 458.

SECT. 8. See 1909, 526 § 4; 1910, 271; 1911, 372.

SECT. 9 amended, 1909, 526 § 6. (See 1903, 249 § 9; 1907, 314 § 2; 1909, 504 § 32.)

SECT. 10 amended, 1909, 261 § 3. (See 1907, 190; 1913, 410, 413.)

SECT. 10 et seq. See 1914, 315.

SECT. 11 amended, 1909, 261 § 4. (See 1908, 469; 1914, 615.)

SECT. 14 amended, 1906, 120; 1908, 525 § 1. Board may suspend certificate, 1909, 261 § 5.

Sect. 16 amended, 1907, 140; 1910, 172 § 2. (See 1902, 327; 1906, 281; 1907, 308; 1909, 261.)

SECT. 17 amended, 1902, 321.

SECT. 18 amended, 1908, 525 § 2; 1913, 720 § 1. (See 1913, 705, 720 § 2.)

SECT. 20 repealed and superseded, 1916, 305 §§ 2, 3.

Sect. 23 amended, 1902, 327; 1908, 525 § 3; 1910, 172 § 1. (See 1906, 281; 1907, 180; 1908, 238, 307; 1916, 85.)

Sects. 24-29 repealed and superseded, 1915, 301. (See 1903, 219; 1905, 289; 1908, 294; 1909, 301; 1911, 377.)

Chapter 77. — Of the Promotion of Anatomical Science.

Acts to establish a board of registration of embalmers, 1905, 473; 1910, 390.

SECT. 4 amended, 1904, 204.

SECT. 5 (new section) added, 1902, 417.

Chapter 78. — Of Cemeteries and Burials.

Cities and towns may appropriate money for care of neglected burial grounds, 1902, 389; 1915, 156. And for care of graves of soldiers and sailors, 1914, 122.

Mortuaries in Suffolk, 1911, 252; 1912, 631.

Act relative to passing through cemeteries, 1913, 182.

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SECT. 12. See 1908, 379.

SECT. 15. See 1908, 379 § 3; 1914, 33; 1915, 263.

SECT. 16 amended, 1909, 279.

SECT. 19 revised, 1904, 422 § 1.

SECT. 20 amended, 1904, 422 § 2.

SECT. 26. See 1914, 492.

SECT. 30 amended, 1908, 379 § 1.

SECT. 31. See 1908, 379 §§ 2, 3.

SECT. 37 revised, 1907, 138.

SECT. 44. See 1905, 473; 1910, 390.

Chapter 79. — Of State and Military Aid and Soldiers' Relief.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2. Cities and towns to care for graves of soldiers and sailors, 1914, 122.

SECT. 1 superseded, 1902, 192 §§ 1-4; 1909, 468 § 1; 1912, 549; 1914,

407, 587 § 1; 1916, 314 §§ 4, 5.

SECTS. 2-16 superseded, 1909, 468 §§ 2-16; 1910, 467, 470; 1912, 589; 1913, 475; 1914, 311, 349, 375, 587 §§ 2-16; 1916, 314. (See 1902, 192, 216, 250, 251, 292; 1903, 387, 420; 1904, 381; 1907, 43, 354; 1908, 405.)

SECT. 8 repealed, 1902, 192 § 5. (See 1914, 587 § 8.)

SECT. 9 extended, 1916, 314 § 2.

SECT. 14. See 1910, 412; 1914, 587 § 14.

SECT. 18 revised, 1916, 116. (See 1902, 250; 1904, 381; 1913, 323; 1914, 587 § 18.)

Sects. 20, 21 superseded, 1909, 468 §§ 17, 18; 1914, 311, 587 §§ 17, 18; 1916, 191. (See 1902, 250, 292; 1904, 381.)

Secrs. 22, 23 superseded, 1902, 192; 1904, 381 § 1; 1909, 468 § 1; 1914, 407, 587 § 1.

Reward for civil war veterans, 1912, 702; 1913, 105; 1916, 165.

Chapter 80. — Of the Settlement of Paupers.

This chapter is repealed and superseded by 1911, 669; 1913, 266; 1914, 323; 1916, 316. (See 1913, 763.)

Chapter 81. — Of the Support of Paupers by Cities and Towns.

Act to provide that persons afflicted with leprosy shall be state charges, 1909, 250. (See 1905, 474; 1913, 73.)

Massachusetts commission for the blind may provide temporary support in certain cases, 1906, 385 § 6.

Act relative to conveyance of destitute children to courts and asylums, 1914, 272.

Act relative to the settlements of patients who are inmates of institutions, 1914, 323.

Act relative to the support of destitute parents, 1915, 163.

Act to provide for reports by and to the overseers of the poor in certain cases of blindness, 1916, 160 § 1.

SECT. 1 et seq. See 1911, 669 § 3; 1913, 266.

SECT. 2. See 1905, 162.

SECT. 4 amended, 1905, 285.

Provision for aiding mothers with dependent children, 1913, 763.

SECT. 5 amended, 1905, 303 § 1. Provision for care of indigent and neglected children, 1903, 334; 1904, 356; 1906, 501; 1908, 104; 1909, 180, 181; 1911, 175; 1912, 165; 1914, 272. (See 1905, 307; 1909, 504 §§ 66, 67; 1912, 310; 1913, 457, 796.)

SECT. 7 amended, 1905, 303 § 2; 1913, 112.

SECT. 17. See 1909, 292.

SECT. 17 et seq. See 1905, 354; 1909, 504.

SECT. 21 amended, 1903, 355; 1912, 331. (See 1903, 233.)

SECT. 22. Cities and towns shall require tramps and vagrants lodged to perform labor, 1905, 344. (See 1904, 274; 1905, 348.)

SECT. 25 amended, 1915, 143. (See 1902, 206, 213; 1905, 330.)

SECTS. 26-28. See 1905, 464; 1914, 272.

SECTS. 40, 41. See 1909, 208.

SECT. 41 revised, 1905, 115. (See 1909, 208.)

Chapter 82. — Of the Maintenance of Bastard Children.

This chapter is repealed and superseded by 1913, 563. (See 1904, 159; 1905, 345; 1910, 316; 1911, 53, 456; 1912, 163; 1913, 38; 1914, 272, 520.)

Chapter 83. — Of the Protection of Infants and the Care of Pauper Children.

Acts relating to the Massachusetts commission for the blind, 1906, 385; 1907, 173; 1916, 160, 201.

Provision for school for the feeble-minded, 1906, 508; 1907, 421; 1909, 504 §§ 11, 59-65; 1916, 122. (See 1907, 489; 1908, 629.)

Uniform desertion act, 1911, 456.

The Massachusetts school and home for crippled and deformed children is established, 1904, 446; 1905, 128; 1907, 226; 1909, 497.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Provision for care of indigent and neglected children, 1903, 334; 1904, 356; 1906, 501; 1908, 104; 1909, 180, 181; 1911, 175; 1912, 165; 1914, 272. (See 1905, 307; 1909, 504 §§ 66, 67; 1911, 456; 1912, 310.)

Act relative to the support of destitute parents, 1915, 163. Sect. 10 amended, 1905, 269; 1911, 500. (See 1911, 490.)

SECT. 20 et seq. Protection of minors in religious belief of their parents, 1905, 464.

SECT. 25 amended, 1911, 490 § 1.

SECT. 25 et seq. See 1906, 413 §§ 5, 8, 14; 1907, 362; 1911, 175; 1916, 243 §§ 1, 3.

SECT. 29. See 1903, 333.

SECT. 36 amended, 1911, 490 § 2.

SECT. 37 revised, 1903, 334 §§ 1-5, 7; 1906, 489; 1909, 181; 1914, 272. (See 1904, 356; 1907, 195; 1909, 180; 1911, 175.)

SECT. 38 revised, 1903, 334 §§ 6, 7. (See 1904, 356; 1907, 195.)

Chapter 84. — Of the State Board of Charity.

Acts relating to the Massachusetts commission for the blind, 1906, 385; 1907, 173; 1916, 160, 201.

Provision for hospital for lepers, 1905, 474; 1909, 250; 1913, 73.

Act to establish state supervision of wayfarers' lodges and public lodging houses, 1914, 606.

Act to establish grades for salaries of clerks and stenographers in the

departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

SECT. 2 amended, 1908, 598.

Sect. 2 et seq. Powers and duties of the board, 1903, 231, 233, 355, 402; 1904, 395, 446 § 12; 1905, 162, 434, 474; 1906, 341, 413 §§ 4, 5, 8, 14; 1907, 222 § 2, 271, 386; 1908, 555, 598; 1909, 380, 391, 472; 1912, 331; 1913, 724, 763 §§ 5, 6; 1914, 606; 1916, 160, 243 § 1, 286 § 12. (See 1904, **356** § 3; 1905, 128, 211 § 11, 434; 1908, 195; 1909, 514 § 26; 1911, 194; 1912, 468; 1913, 404; 1914, 272.)

SECT. 4 amended, 1909, 208.

SECT. 5. See 1914, 606 § 2.

SECT. 7 revised, 1911, 154. (See 1905, 211 § 11.)

SECT. 8 et seq. The board may provide for care of persons infected with diseases dangerous to the public health, 1904, 395; 1909, 250, 391. (See 1905, 475; 1907, 386; 1908, 555; 1909, 250, 292, 380; 1913, 797.)

SECT. 11 amended, 1903, 231. (See 1903, 233.) SECT. 14 amended, 1903, 402; 1909, 379; 1913, 82.

Chapter 85. — Of the State Hospital and the State Farm.

Title of State Hospital changed to State Infirmary, 1911, 104.

Hospitals to keep records, 1905, 330; 1908, 269; 1912, 449. 504 § 22.)

Provision for three sanatoriums for tuberculous patients, 1907, 474: 1908. 532, 533; 1909, 414; 1910, 198, 491; 1912, 468. (See 1908, 598; 1914, 792.)

Act to encourage and promote building and use of tuberculosis hospitals in cities and towns, 1911, 597; 1912, 637; 1916, 57, 197, 286.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Provision for hospital for lepers, 1905, 474; 1909, 250; 1913, 73.

Sect. 2. See 1908, 195, 469, 470; 1913, 762. Sect. 6. Certain advances authorized, 1908, 178. (See 1907, 466; 1908, 469; 1909, 218; 1914, 615.)

SECT. 7 et seq. See 1905, 434; 1911, 30, 194; 1913, 404.

SECT. 10 amended, 1903, 233. (See 1911, 334 § 2.)

SECTS. 14, 15. See 1902, 213; 1907, 386; 1909, 380, 391; 1912, 231.

Sect. 15 amended, 1908, 555; 1913, 797. (See 1909, 391.) Medical attendance added, 1909, 292.

SECT. 16 revised, 1909, 98.

SECT. 23. See 1911, 334 § 2.

SECT. 28. See 1905, 434; 1907, 466; 1911, 194; 1913, 404. SECT. 33 amended, 1903, 188.

SECT. 39 amended, 1904, 216.

SECT. 40. See 1908, 470.

Sects. 42-44 repealed, 1909, 504 § 107.

Chapter 86. — Of the Lyman School for Boys, the Industrial School for Girls and the Reformation of Juvenile Offenders.

Board of trustees of Massachusetts training schools established and previous boards abolished, 1911, 566. Powers and duties of said trustees, 1915, 113.

Acts relative to industrial schools, 1906, 505; 1908, 572, 639; 1909, 457, 472, 489, 540; 1911, 471, 605; 1912, 106, 566; 1913, 295, 384. 1914, 128, 174, 207, 391, 530; 1915, 225, 266; 1916, 95 § 1. (See 1913, 404.)

Inmates may correspond with board of charity, 1906, 341.

Act to provide for the commitment of habitual truants, absentees and school offenders, 1906, 389. (See 1906, 413, 489, 499 § 3; 1907, 137, 158, 195, 411; 1908, 286; 1909, 514 § 57, 62-65; 1911, 202, 265, 605; 1913, 457, 467, 471 § 2, 779 § 13; 1914, 207; 1916, 243.)

Acts relative to wayward and delinquent children, 1906, 413, 489, 499; 1907, 411; 1908, 637; 1909, 216; 1911, 595; 1912, 187; 1913, 796; 1916, 243. (See 1910, 332; 1911, 116, 605; 1913, 457, 471 § 2, 831 § 25.)

Boston juvenile court, 1906, 489; 1907, 137, 411. (See 1908, 286.)

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

SECT. 1. See 1906, 407.

Reform school for Boston, 1901, 359.

SECTS. 5, 7. See 1905, 211 § 1.

SECT. 6. See 1907, 224; 1909, 514 § 59; 1911, 265.

Sects. 6, 7, 9. See 1908, 639 § 6.

SECT. 7. See 1908, 195, 469; 1914, 615.

SECT. 10 et seq. See 1905, 464; 1906, 413, 489; 1912, 562; 1916, 243. Solitary confinement prohibited, 1911, 265.

Act relative to arrest of escaped inmates, 1907, 362.

SECT. 13. State commission on industrial education established, 1906, 505; 1909, 457 § 2; 1910, 282; 1911, 466.

SECTS. 14, 17-19. See 1908, 286; 1909, 472 § 2; 1911, 605; 1914, 207.

SECT. 15. See 1906, 413 §§ 4, 11, 489.

SECT. 16 superseded, 1906, 413 § 6; 1916, 243 § 2. (See 1906, 489 § 7; 1908, 286.)

SECT. 17. See 1906, 413 § 4.

SECT. 18. See 1906, 413 §§ 3, 5; 1916, 243 § 1. SECT. 20 superseded, 1906, 413 § 3. (See 1902, 314.)

SECT. 21 et seq. See 1906, 413; 1916, 243.

SECTS. 22, 27 et seq. See 1910, 316; 1911, 265.

SECT. 31 amended, 1904, 459 § 6. (See 1909, 504.)

SECT. 34 amended, 1911, 489.

SECT. 36 amended, 1904, 363 § 2. (See 1905, 464.)

SECT. 49 et seq. See 1906, 413 §§ 5, 8, 14; 1907, 271; 1916, 243 §§ 1, 3.

Chapter 87. — Of the State Board of Insanity and Institutions for the

This chapter is repealed and superseded by act to revise and codify the laws relating to insane persons, 1909, 504; 1910, 122, 420; 1911, 30, 71, 273, 334, 394, 395, 480, 649; 1912, 442; 1914, 473, 493, 558, 762; 1915, 73, 136, 174, 208, 241; 1916, 67, 122, 239, 285. (See 1902, 542; 1903, 321, 400, 410; 1904, 363; 1905, 175, 211, 282, 330, 354, 400, 432, 434-436, 447, 458, 464, 475; 1906, 184, 309, 316, 352, 418, 471, 472, 508; 1907, 421, 432, 489; 1908, 613, 626, 629; 1909, 274, 470, 535; 1910, 307 § 2, 345; 1911, 194, 595, 604; 1912, 562, 679; 1913, 404; 1914, 358, 442, 456; 1915, 68, 79, 170: 1916, 283.)

Acts relative to the organization and powers of the state board of insanity, 1914, 762; 1915, 241. Board abolished and powers and duties transferred to Massachusetts commission on mental diseases, 1916, 285.

Act relative to receipts from labor of inmates, 1911, 480. Removal of insane prisoners, 1911, 604.

Act to regulate restraint of patients, 1911, 589.

Provision for maintenance of defective delinquents in certain institutions, 1911, 595. For instruction of nurses, attendants and patients in certain institutions, 1911, 649.

Names changed, 1909, 504 § 98. (See 1907, 226.)

Board may hold property in trust for certain purposes, 1910, 583.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

SECTS. 1-12. See 1916, 285.

Sect. 23. See 1905, 175 § 3; 1911, 589; 1914, 762 § 8; 1915, 241 § 2. Sect. 26. See 1914, 762 § 8; 1915, 241 § 2.

SECT. 27. See 1914, 615, 762 § 8; 1915, 241 § 2.

Sect. 28. See 1914, 762 § 8; 1915, 241 § 2.

SECTS. 33, 52, 59. See 1911, 273; 1915, 136.

SECT. 41. Service of warrants and processes, 1915, 136.

SECT. 46. See 1915, 136.

Sect. 49. See 1905, 475.

SECTS. 59, 60 superseded, 1909, 504 § 50; 1914, 558 § 1; 1915, 73. Service of warrants and processes, 1915, 136.

SECT. 66 amended, 1906, 352. (See 1915, 136.)

SECTS. 66, 68 affected, 1907, 432.

Sect. 83. See 1911, 589.

SECT. 102. See 1905, 458.

SECT. 111. See 1911, 400, 589.

SECT. 118. Service of warrants and processes, 1915, 136.

SECTS. 127-129. See 1905, 175 § 4.

Chapter 88. — Of the Massachusetts State Sanatorium.

Provision for sanatoriums for tubercular patients, 1907, 474; 1908, 532; 1910, 198, 491; 1912, 17; 1915, 153; 1916, 286. (See 1908, 533, 598; 1909, 414; 1912, 468; 1914, 792; 1915, Sp. Act 190, Res. 24.)

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605. (See 1912, 592; 1916, 33.)

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Certain nuisances in Boston, 1904, 336; 1905, 418, 426; 1908, 187 § 2. As to insect pests, see 1902, 57; 1905, 381; 1906, 268; 1907, 475, 521; 1908, 591; 1909, 263, 444; 1910, 150, 427; 1911, 242, 474; 1912, 112, 263, 577, 625; 1913, 293, 296, 585, 600, 605; 1914, 340, 341, 404; 1915, 80, 124, 171.

SECTS. 2-4. See 1913, 655 § 8.

SECT. 6 amended, 1914, 624 § 11. (See 1915, 180 § 3.) Act to prohibit bucketing and to abolish bucket shops, 1907, 414.

SECT. 7. See 1914, 624 § 2.

SECT. 8 amended, 1914, 624 § 12. (See 1906, 291 § 10.)

SECT. 9. See 1911, 77, 88.

SECT. 10 amended, 1914, 624 § 13. SECT. 11 amended, 1914, 624 § 14.

Chapter 102. — Of Licenses and Municipal Regulations of Police.

Provision for licensing veterinary practitioners, 1903, 249; 1906, 503; 1907, 314; 1911, 199. Of osteopaths, 1909, 526. Of embalmers, 1905, 473; 1910, 390. Of public accountants, 1909, 399; 1910, 263. Dealers in milk, 1909, 443; 1914, 744; 1916, 228. Retail drugs, 1913, 705; 1916, 85. (See dentists and dental hygienists, 1915, 301. Of nurses, 1910, 449; 1913, 720.) Practitioners of optometry, 1912, 700; 1915, 201. Of physicians, 1913, 346; 1915, 293. License required to sell or lease firearms, 1911, 495. Operation of pneumatic machinery, 1913, 629. Licensing of persons, firms and corporations to install wires or apparatus for electric light, heat or power purposes, 1915, 296; 1916, 199.

Act to establish the state examiners of electricians, 1915, 296.

Licensing of theatres and public halls, 1904, 450; 1905, 176, 341, 342; 1906, 105; 1908, 335; 1909, 143; 1913, 655 §§ 31-37; 1916, 145. (See 1909, 514 §§ 76, 77; 1911, 367, 460; 1912, 320.) Lunch wagons in public ways, 1908, 360. For cinematographs or similar apparatus, 1908, 566; 1909, 281; 1911, 48, 440; 1912, 182; 1914, 196, 791; 1915, 169; 1916, 145. (See 1905, 176, 437; 1908, 565.) Street trades for minors, 1913, 831 §§ 11-15.

Licenses for the business of plumbing, 1909, 536; 1910, 597; 1912, 518; 1914, 287. (See 1912, 635 § 34; 1913, 786 § 32.) Air craft, 1913, 663.

Insurance brokers, 1907, 576 §§ 93-95; 1908, 170; 1911, 429; 1913, 181, 510; 1915, 82 § 2; 1916, 11.

Manicuring, massage and vapor baths, 1911, 443; 1912, 155. Cold storage warehouses, 1912, 652. (See 1910, 640.)

Act relative to collection agencies, 1910, 656.

Provision for license to carry loaded pistol, 1906, 172 § 1; 1908, 350; 1911, 548. (See 1910, 565; 1911, 283.) For manufacture of fireworks or firecrackers, 1910, 565; 1914, 795 § 3; 1916, 138. (See 1911, 495.)

For breaking up and disposal of old vessels, etc., 1908, 595.

In certain cities public lodging houses must be licensed, 1904, 242; 1911,

129; 1913, 655 §§ 42-47; 1915, 160. (See 1894, 414.)

Licenses and registration of hunters, 1911, 614; 1912, 379; 1913, 249, 479; 1915, 212; 1916, 74. (See 1905, 317; 1907, 198; 1908, 402, 484; 1909, 262, 325, 362; 1910, 614; 1911, 235; 1912, 388; 1913, 529, 542; 1915, 240.) Licenses to work or do business on Sunday, 1909, 420, 423; 1910, 327; 1913, 451.

Licenses in Boston: To gas fitters, 1897, 265. Operators of elevators, 1913, 714. Junk dealers, 1900, 416; 1906, 291 § 4; 1915, 144. (See 1902, 187 § 4; 1909, 221; 1915, Sp. Act 313.) Minors to black boots, etc., 1902, 531. (See 1904, 450 § 2.) Pawnbrokers, private detectives, money lenders, dogs, 1906, 291 § 4. (See 1907, 211, 500 §§ 2, 3.) Picnic groves, skating rinks, intelligence offices, billiard, pool or sippio tables, bowling alleys, 1906, 291 § 4; 1907, 214. Garages, 1913, 577. (See 1914, 795 § 6.) Theatres and public halls, 1907, 463; 1908, 335. Shows and amusements, 1908, 494; 1915, Sp. Act 348. (See 1913, 280.) Street stands, 1907, 584; 1909, 329. (See 1913, 680.) Lunch wagons in street, 1908, 360. Sight seeing automobiles, 1913, 592.

Provision for licensing dealers in coal and coke, 1903, 484; 1906, 434; 1915, 72. Operators of automobiles and motor cycles, 1909, 534; 1910, 525, 605; 1911, 37; 1912, 123, 400; 1913, 95, 116, 123, 530, 803; 1914, 190, 204, 420, 585, 695; 1915, 10, 11, 16, 19, 87, 99; 1916, 42, 52, 140, 260, 290, 293. (See 1902, 315; 1903, 473; 1905, 311, 366; 1906, 353, 412, 433; 1907, 203, 408, 494, 580; 1908, 263, 467, 642, 648; 1910, 516; 1911, 477, 507, 578; 1912, 184; 1913, 592.) Garages, see 1913, 300, 577. Lung testing machines, 1908, 381. Cold storage houses, 1910, 640; 1912, 652. Operators of hoisting machinery in certain cases, 1911, 656; 1915, 211. (See 1913, 714; 1915, 259.)

Act to provide for the better prevention of fires throughout the metropolitan district, 1914, 795.

Acts relative to giving of bonds in blasting operations, 1911, 325; 1914, 155.

Provision for licensing establishments for the manufacture of sausages or chopped meats, and for the breaking or canning of eggs, 1914, 325; 1915, 22.

Act relative to safety valves as applied to ammonia compressors, 1914, 467.

Act to authorize the granting of temporary licenses to sell certain articles for charitable purposes, 1916, 188.

Provision for permits relative to the use of trolleymotors on public ways, 1916, 266 § 1.

Provision for licenses for care of the insane, epileptic, etc., in hospitals and private houses, 1916, 285 §§ 6, 7.

SECT. 2 revised, 1910, 383. (See 1906, 291 § 4.)

SECT. 2 et seq. Booths, stalls, etc., and immoral conduct in restaurants, cafés, etc., 1915, 180.

SECT. 23 et seq. See 1906, 435; 1908, 485.

SECT. 29 amended, 1902, 187 § 1; 1910, 554 § 1. Affected, 1915, 144. (See 1906, 291 § 4.)

SECT. 30 amended, 1902, 187 § 2; 1910, 193.

SECT. 32 amended, 1902, 187 § 3; 1910, 554 § 2. Affected, 1915, 144.

SECT. 33. See 1906, 291 § 4; 1915, Sp. Act 313.

SECT. 40 amended, 1905, 415.

SECT. 41 amended, 1911, 727 § 21.

SECT. 42 amended, 1907, 211. (See 1907, 500 §§ 2, 3.)

SECT. 47 et seq. See 1905, 308; 1906, 390; 1908, 605; 1909, 317, 514; 1911, 727; 1912, 675; 1916, 194, 224, 274.

Sect. 48. See 1906, 291 § 10.

Sects. 52, 53. See 1911, 727 §§ 14, 15.

SECTS. 57-68 repealed, 1911, 727 § 24. Acts regulating small loans, 1905, 308; 1906, 390; 1908, 605; 1909, 317, 514 §§ 121-126; 1910, 563; 1911, 727; 1912, 675; 1913, 347, 638; 1916, 194, 224, 274. (See 1909, 278; 1913, 656, 832 § 8.)

SECT. 69 revised, 1912, 486. Charges for inspection of stables prohibited,

1915, 109.

SECTS. 69-72. See 1911, 381 § 4; 1913, 300.

Sects. 73-77. Powers transferred to the fire prevention commissioner, 1914, 795 § 3; 1916, 138.

SECTS. 78-86 repealed and superseded, 1915, 259 § 13. (See 1905, 310, 472; 1906, 387, 414, 521, 522; 1907, 373, 465; 1908, 563; 1911, 562; 1913, 209, 610 § 4; 1914, 451, 467 § 5.)

SECT. 87 affected, 1910, 565.

SECT. 89 et seq. Provisions as to explosives and inflammable fluids, 1904, 370; 1905, 280; 1908, 502; 1910, 223, 588; 1911, 477; 1913, 452; 1914, 421, 795 §§ 3, 6; 1916, 65, 162. (See 1910, 284.) Acts relative to paint, turpentine and linseed oil, 1908, 531; 1911, 218, 266; 1914, 795 §§ 3, 6.

SECT. 92 amended, 1909, 199.

SECT. 93. See 1914, 795 § 3.

SECT. 94. See 1914, 795 §§ 3, 6.

SECT. 95. See 1911, 325; 1914, 155. SECTS. 96, 97. See 1914, 795 § 3.

SECTS. 97, 98. Acts to provide for the giving of bonds in blasting operations, 1911, 325; 1914, 155.

SECTS. 99-101 repealed and superseded, 1910, 588.

SECT. 104. See 1914, 795.

Sects. 106, 108. See 1914, 795 § 6.

Sects. 109-111 superseded, 1911, 204; 1914, 795 § 6.

SECT. 113. See 1914, 795 § 3.

SECT. 114. See 1904, 370; 1905, 280; 1908, 502; 1914, 795 § 3.

SECTS. 118, 119. See 1914, 795 §§ 3, 6.

SECT. 122 amended, 1908, 187.

Sect. 122 et seq. See 1905, 418; 1908, 187 § 1; 1910, 651; 1911, 10, 223; 1915, 50.

SECTS. 128, 129 superseded, 1914, 198 § 4. (See 1909, 440 § 4; 1913, 551.)

Sect. 130 amended, 1908, 169; 1910, 87.

Sect. 133 in part repealed, 1904, 353 § 3; 1906, 291. (See 1915, Sp. Act 313.)

SECT. 134 amended, 1910, 319. (See 1905, 317 § 2; 1908, 402 § 2; 1910, 614 § 3.)

SECT. 138 revised, 1904, 105 § 1.

SECT. 141 repealed, 1904, 105 § 2.

SECT. 142 superseded, 1914, 198 § 4. (See 1906, 291 § 10; 1909, 440 § 2.)

SECT. 143 amended, 1907, 240 § 1; 1908, 182; 1910, 629; 1911, 391.

SECT. 144 amended, 1907, 240 § 2.

SECT. 150 et seq. Provision for better protection of domestic animals from dogs, 1902, 226; 1904, 127, 283; 1911, 392.

SECT. 151 amended, 1903, 100; 1904, 283; 1911, 392.

SECT. 152 amended, 1905, 106.

SECT. 155 amended, 1904, 142; 1907, 241; 1910, 392.

SECT. 168. See 1906, 291 §§ 8, 10.

SECT. 170 amended, 1908, 368.

Sect. 172 superseded, 1908, 385 § 2. (See 1904, 450 § 15, 460; 1905, 341, 242, 1006, 105, 1007, 274, 1000, 180, 514 § 77.)

342; 1906, 105; 1907, 274; 1909, 189, 514 § 77.)

SECT. 172 et seq. See 1904, 183; 1906, 384; 1908, 368, 381; 1910, 143. SECT. 173 amended, 1904, 460 § 5; 1907, 309; 1909, 254. (See 1904, 450

§ 15; 1905, 341, 342; 1906, 105; 1908, 335.)

Sect. 176 amended, 1906, 190, 291 § 4. (See 1906, 384; 1915, Sp. Act 313.)

SECT. 178. See 1906, 291 § 4; 1915, Sp. Act 313.

SECT. 181 amended, 1910, 125 § 1.

SECT. 182 amended, 1910, 125 § 2.

SECT. 183 amended, 1910, 125 § 3.

SECT. 184 amended, 1906, 107; 1907, 355; 1910, 532. (See 1906, 384.) SECT. 186 amended. "Junk collectors" added, 1902, 187 § 4; 1915, 144.

(See 1906, 190, 291 § 4.)

Chapter 103. — Of the Supervision of Plumbing.

This chapter in part superseded by acts relative to the supervision of the business of plumbing, 1909, 536; 1910, 597; 1912, 518, 635 § 34; 1913, 786 § 32; 1914, 287.

Chapter 104. — Of the Inspection of Buildings.

Act to revise and codify building inspection laws, 1913, 655. (See 1913, 676.)

Building inspection department of district police, 1913, 610.

Licensing and inspection of theatres and public halls regulated, 1904, 450; 1906, 105; 1908, 335, 389; 1909, 354; 1910, 143; 1911, 367; 1912, 320, 726; 1916, 145. (See 1904, 460 §§ 4, 5; 1905, 341, 342; 1908, 336; 1911, 309, 314; 1913, 391, 572.) Inspection of ventilating and lighting of factories and workshops, 1907, 537; 1909, 514 § 105; 1911, 603; 1913, 766. (See 1912, 726.) Acts relative to tenement houses in towns, 1912, 635; 1913, 441, 614. Tenement houses in cities, 1913, 786. (See 1914, 628.)

Acts to prohibit obstruction of means of egress from buildings, 1905, 347; 1908, 336; 1914, 795 § 13 cl. D. Sanitary requirements for certain buildings, 1902, 322; 1906, 250; 1909, 514 §§ 78, 79; 1912, 318; 1914, 328 § 1, 726. Storage of explosives and inflammable compounds, 1904, 370; 1905, 280; 1908, 502; 1910, 223; 1913, 452; 1914, 795 §§ 3, 6; 1916, 65, 162. (See 1910, 588; 1911, 477; 1913, 610; 1914, 421.) Provision for safe keeping of matches in stores, 1909, 184. Regulation of cinematographs and similar

apparatus, 1905, 176, 437; 1908, 565, 566; 1909, 281; 1911, 48, 440; 1912, 182; 1914, 196, 791; 1915, 169; 1916, 118. (See 1913, 280.) Passenger elevators to have seat for operator, 1912, 479. Acts relative to elevators and to elevator regulations, 1913, 806; 1914, 328 § 3, 782 § 6. (See 1909, 514 §§ 74, 96.)

Building laws for Boston, 1907, 550; 1909, 313; 1910, 284, 631; 1911, 342; 1912, 369, 370; 1913, 50, 586, 704, 714, 729; 1914, 205, 248, 595, 628, 782, 786; 1915, 254, Sp. Acts 333, 346, 352. (See 1892, 419; 1893, 170, 293, 297, 464; 1894, 257, 443; 1895, 97, 239, 280, 314; 1896, 416, 520; 1897, 175, 219, 265, 300, 310, 413; 1898, 209, 228, 268, 308, 452; 1899, 161, 185, 222; 1900, 271, 321, 335 § 2; 1901, 474; 1902, 400; 1903, 301; 1904, 227, 333, 336, 368, 450 §§ 2, 10; 1905, 342, 383, 426; 1906, 340; 1907, 416, 463; 1908, 339, 347; 1911, 76; 1912, 259, 582, 713; 1913, 280, 655 § 52, 680, 806 § 12; 1914, 540, 785.) Garages, 1913, 577; 1914, 119. (See 1914, 795 § 6.) Relative to buildings for storage of ice, 1914, 248. Acts to limit the occupancy of cellars and basements in the city of Boston, 1907, 550 § 68; 1914, 628; 1915, Sp. Act 346.

Act to establish state supervision of wayfarers' lodges and public lodging

houses, 1914, 606.

Act relative to the qualifications of certain inspectors of masonry, 1914,540. Act to provide for the better prevention of fires throughout the metropolitan district, 1914, 795. (See 1915, 296 § 2.)

Licensing of persons, firms and corporations to install wires or apparatus

for electric light, heat or power purposes, 1915, 296.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Act to require fire protection in stables for horses and mules, 1916, 158. SECTS. 1-18 repealed, 1913, 655 § 61. (See 1904, 450 §§ 4-10; 1905, 472; 1906, 105, 499 § 2; 1908, 321; 1912, 334; 1913, 610 § 2.)

Sects. 19, 20 repealed and superseded, 1908, 487. (See 1907, 499.)

Sects. 21–26 repealed, 1913, 655 § 61. (See 1914, 795.)

SECT. 22 et seq. Acts to regulate public lodging houses in certain cities, 1904, 242; 1911, 129; 1913, 655 § 42-47; 1915, 160. (See 1907, 490; 1909, 504 § 26; 1912, 635.)

SECT. 25 amended, 1907, 503 § 1. (See 1905, 347 § 1.)

SECTS. 27, 28 repealed as to elevators, 1913, 803 § 13; 1914, 328 § 3. (See 1902, 350; 1909, 514 §§ 74, 96; 1912, 479; 1913, 610 § 2.)

SECT. 28 amended, 1911, 455.

SECTS. 29-37 repealed, 1913, 655 § 61. (See 1905, 347 § 2; 1906, 105 § 1;

1913, 610 § 2; 1914, 795.)

SECTS. 38-47. Repeal and substitute, 1909, 514 §§ 91-100, 145; 1914, 566. (See 1903, 475; 1904, 347, 430; 1906, 250, 522; 1907, 164, 451, 503, 537; 1908, 375, 389; 1909, 354, 413, 514 § 64; 1913, 610 § 2; 1914, 795.) SECT. 41 amended, 1907, 503 § 2. Inspection, 1907, 537 § 5; 1912, 726 (See 1904, 430; 1906, 522; 1907, 451; 1908, 375, 389; 1909, 354; 1913, 676.)

Sects. 41, 42. See 1903, 475; 1904, 347; 1906, 250; 1907, 164; 1909, 514 §§ 86–90, 145; 1912, 726 § 5.)

Sects. 48-56 repealed, 1913, 655 § 61. (See 1913, 610 § 2.)

SECT. 50. See 1914, 795 § 22.

SECT. 54. See 1905, 347.

Chapter 105. — Of the Inspection of Steam Boilers.

The law as to the inspection and operation of steam boilers is revised, 1907, 465; 1908, 563; 1909, 393, 410; 1911, 619, 656; 1912, 531; 1913, 610; 1915, 211. (See 1905, 310, 472; 1906, 387, 521, 522; 1907, 373, 451; 1909, 131, 348; 1910, 284; 1911, 562; 1912, 726 § 5; 1913, 209; 1914, 451; 1915, 259.)

Boiler inspection department of district police, 1913, 610. Pneumatic machines, 1913, 629; 1914, 127, 649.

License required for operating hoisting machinery in certain cases, 1911, 656; 1915, 211.

Board of boiler rules established, 1907, 465 \ 24; 1914, 127 \ 2, 649 \ 2. (See 1912, 531.)

Act relative to safety valves as applied to ammonia compressors, 1914,

Act relative to the marking, sale and installation of range boilers, 1916, 154. SECTS. 2, 3. See 1907, 465 §§ 2, 3, 13.

Sect. 4 superseded, 1907, 465 §§ 14, 15; 1912, 531 §§ 5, 6.

Sect. 5. See 1907, 465 §§ 3, 15, 17, 19; 1912, 531 §§ 6, 7.

SECT. 6. See 1907, 465 § 28. SECT. 9. See 1907, 465 § 20; 1908, 563 § 1.

Sects. 10, 11. See 1907, 465 §§ 20, 28.

Chapter 108. — Of the Employment of Labor.

This chapter is repealed and revised by acts to codify the laws relating to labor, 1909, 514; 1910, 63, 166 § 2, 249, 259, 350, 404, 445, 543, 611; 1911, 151, 178, 208, 229, 241, 249, 263, 269, 281, 310, 313, 431, 484, 494, 532, 584, 629, 751; 1912, 96, 172, 191, 251, 318, 452, 477, 479, 495, 528, 533, 545, 571, 653, 666, 706; 1913, 333, 359, 365, 426, 448, 568, 619, 690, 779 §§ 14–23, 833; 1914, 217, 241, 247, 328, 347, 352, 368, 419, 455, 474, 479, 540, 557, 566, 568, 580, 600, 623, 656, 681, 688, 708, 723, 726, 746, 778; 1915, 27, 47, 57, 60, 65, 69, 70, 75, 108, 116, 117, 123, 132, 183, 198, 214, 216, 236, 275, 277, 287, 288, Sp. Act 314; 1916, 14, 66, 72, 75, 89, 90, 95, 115, 143, 145, 208, 222, 229, 240, 258, 303, 307. (See 1902, 183, 322, 350, 384, 430, 435, 446, 450; 1903, 275, 320, 475; 1904, 311, 313, 315, 334, 335, 343, 347, 349, 397, 432; 1905, 213, 231, 238, 267, 304, 308; 1906, 250, 284, 370, 390, 427, 435, 463 II § 167, 499, 517; 1907, 135, 164, 193, 224, 267, 269, 503 \ 2, 537, 560 \ \$ 447, 448, 570, 577; 1908, 210, 217, 228, 306, 325, 380, 420, 457, 485, 489, 547, 553, 645, 650; 1909, 201, 211, 332, 363, 371; 1910, 249, 257, 414, 445, 458, 473; 1911, 63, 113, 136, 541, 603; 1912, 528, 545, 546, 683; 1913, 445, 685, 805; 1914, 347, 413, 553, 618, 765, Res. 96; 1915, 97, 197.)

Acts to establish a board of labor and industries and define its powers and duties, 1912, 726; 1913, 424, 766, 813, 831 §§ 4, 18; 1914, 263, 474, 533; 1915, 74; 1916, 115, 143, 308. (See 1916, 222.) Industrial accident board established, 1911, 751 III; 1913, 48, 746 § 1, 813; 1915, 123, 132, 275; 1916, 275, 308.

Board of conciliation and arbitration, 1909, 514 §§ 10-16; 1913, 444;

1914, 347, 681; 1916, 89, 143.

Acts to establish a minimum wage commission and provide for fixing minimum wage of women and minors, 1912, 706; 1913, 330, 673; 1914, 368; 1915, 65; 1916, 303.

Passenger elevators to have seat for operator, 1912, 479. (See 1913,

806.)

Retirement system for state employees, 1911, 532; 1912, 363; 1913, 310; 1914, 419, 568, 582; 1915, 198; 1916, 54, 75, 164. (See 1913, 807; 1915, 197 §§ 1, 2.) For veterans in the employ of the state, 1907, 458; 1915, 95.

Act relative to vacations of laborers employed by cities and towns, 1914, 217; 1915, 60.

Acts relative to half holidays for certain state employees, 1912, 528; 1914, 455, 688; 1915, 288; 1916, 258.

Act relative to proof of contributory negligence in actions for the recovery of damages for injuries, 1914, 553.

Provision for continuation schools for working children, 1913, 805.

Provision for free employment bureaus in certain cities, 1906, 435; 1907, 135; 1908, 306, 462 § 5, 485; 1909, 514 §§ 1-9; 1911, 158; 1913, 389.

Act to regulate days of employment in certain establishments, 1913, 619. And of certain employees of railroad corporations, 1914, 723, 746.

Act to regulate labor of minors, 1913, 831. (See 1909, 514 § 61; 1910, 249; 1913, 779 § 19; 1915, 57, 65, 70; 1916, 66.)

Act to authorize the giving of preference in appointments and employment to citizens, 1914, 600.

List of state officials and employees and their compensation to be printed, 1910, 268; 1911, 43; 1913, 534.

Act relative to the promotion of laborers and mechanics in the public service, 1914, 479.

Act relative to wages of laborers in employ of board of prison commissioners, 1914, 458.

Salaries of certain women employed by county of Suffolk, 1914, 413.

Act relative to wages of mechanics employed in the construction of public works, 1909, 514 § 21; 1914, 474.

Act to prohibit making up time lost by holidays, in certain establishments, 1913, 359. (See 1915, 57.)

Pay rolls, bills and accounts for services for certain cities to be verified by oath, 1913, 520.

Acts relative to payment for personal injuries to employees, 1911, 751; 1912, 172, 251, 409, 571, 666, 726; 1913, 445, 448, 568, 696, 746, 807; 1914, 338, 618, 636, 656, 708; 1915, 123, 132, 183, 236, 244, 275, 287, Sp. Acts 270, 314; 1916, 72, 90, 307.

Acts relating to pension systems, 1910, 559, 619; 1911, 113, 338, 413, 532, 634, 675; 1912, 363, 447, 503; 1913, 63, 310, 313, 367, 642, 671, 697, 817, 832; 1914, 352, 419, 765; 1915, 47, 197, 198, 234; 1916, 54, 60, 75, 164, 218, 238, 257. (See 1911, 413; 1912, 574; 1913, 367, 657, 681, 800; 1914, 519, 536, Res. 120; 1916, 88.)

Act to make lawful certain agreements or combinations between em-

ployees or laborers, and to limit the issuing of injunctions, 1914, 778.

Act relative to employment in night messenger service, 1911, 629. women in core rooms, 1912, 653. To moving certain boxes and baskets where women are employed, 1913, 426; 1914, 241; 1915, 27.
As to assignments of wages, see 1905, 308; 1906, 390; 1908, 605 §§ 7, 8;

1909, 317, 514 \S 121–126; 1910, 563; 1911, 727 \S 22; 1912, 675 \S 6; 1916,

Provision for homesteads for workmen, 1911, 607; 1912, 714; 1913, 494 § 3, 595; 1914, 283 § 2; 1915, 129.

Act relative to imposition of fines by unions, 1911, 431.

Act to prohibit the charging of fees for certificates relating to minors, 1914, 316.

Acts relative to the procuring of persons to take the place of employees during strikes or other labor disputes, 1910, 445; 1912, 545; 1914, 347; 1915, 108.

Act to establish grades for salaries of clerks and stenographers employed in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2. Act relative to the qualifications of certain inspectors of masonry, 1914, 540.

Act relative to furnishing lockers in certain factories and workshops, 1916, 115.

SECT. 12. See 1914, 778.

SECT. 14 superseded, 1909, 504 § 29; 1914, 473. SECT. 18. See 1911, 628 §§ 29b, 33; 1913, 617 § 5.

SECT. 19 et seq. See 1914, 778.

SECT. 20 extended by act to constitute eight hours a day's work for public employees, 1911, 494; 1914, 623; 1916, 240. (See 1909, 514 § 42; 1913, 822.) Hours of employment of women and minors, 1909, 514 § 48; 1911, 484; 1912, 477; 1913, 758, 831; 1914, 623; 1915, 57; 1916, 145, 222. (See 1912, 706; 1913, 330, 365; 1914, 368.) Of street railway employees, 1912, 533; 1913, 833; 1915, 277. (See 1912, 706; 1913, 330, 365.) Of certain employees of steam railroads, 1914, 723, 746.

Sect. 31 amended, 1907, 224. (See 1909, 514 § 50; 1913, 779 § 17;

1914, 316, 580.)

SECT. 33 superseded, 1909, 514 § 61; 1910, 249; 1913, 779 § 19; 1915,

SECT. 37. See 1911, 229.

SECT. 62 amended, 1909, 514 § 112; 1910, 350; 1911, 208, 249; 1914, 247; 1915, 75; 1916, 229. Affected, 1915, 214. (See 1914, 370 § 1.) SECT. 65. See 1911, 584.

SECT. 71 et seq. See 1909, 514 §§ 127-144; 1910, 166; 1911, 751 I; 1912, 409; 1914, 553; 1915, 179.

SECTS. 72, 73. See 1911, 751; 1912, 172, 251; 1913, 290; 1914, 708; 1915, 151 § 7, 179, 183, 236, 287.

Chapter 107. — Of the Bureau of Statistics of Labor and the Board of Supervisors of Statistics.

This chapter is repealed and superseded by 1909, 371; 1910, 83, 616 § 2; 1911, 74, 158; 1912, 45, 49, 560; 1913, 358, 416, 706, 727; 1914, 55; 1915, 84, 285; 1916, 13. (See 1902, 438; 1906, 296, 385 § 2; 1907, 79, 135; 1908, 306, 462, 481, 485 § 7,517; 1909, 514 §§ 1-8, Res. 41; 1910, 598, 616; 1911, 59, 607, Res. 142; 1912, 352, 706 § 12; 1913, 677; 1915, 84.)

Act to provide for taking the decennial census, 1914, 692. (See 1914, Res. 120.) And for a census of the fisheries and commerce of the commonwealth, 1914, 692 § 8.

Acts to establish a board of labor and industry and define its powers and duties, 1912, 726; 1913, 424, 766, 813, 831 §§ 4, 18; 1914, 263, 474, 533; 1915, 74; 1916, 115, 143, 308. (See 1916, 222.)

Commission on immigration, 1913, Res. 77.

Provision for free employment bureaus in certain cities, 1906, 435; 1907, 135; 1908, 306, 462 § 5, 485; 1909, 514 §§ 1-9; 1911, 158; 1913, 389. (See 1909, 371; 1912, 726 § 5.)

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2. Secrs. 10, 11 repealed, 1902, 438 § 7. (See 1909, 67.)

Chapter 106. — Of District and Other Police Officers.

The fire marshal's department is abolished and duties and powers transferred to detective department of district police, 1904, 433; 1905, 280; 1908, 502, 568; 1910, 223, 328, 588; 1915, 220. (See 1911, 325; 1914, 155, 795.) Salaries of fire inspectors, 1905, 247 § 1, 461 § 1. (See 1902, 142; 1903, 365; 1904, 370; 1911, 477; 1913, 816.)

Act to increase the facilities of the district police for the enforcement of law and prevention of crime in the waters of the commonwealth, 1914, 577.

Act to provide for the better prevention of fires in the metropolitan district, 1914, 795; 1916, 138. (See 1915, 296 § 2.) Tenure of office of chief engineers, 1916, 291.

Board of labor and industries to have powers and duties of inspectors of buildings, factories, etc., 1912, 726 §§ 5–13; 1913, 424, 766, 813; 1914, 263, 328, 726, 533; 1915, 74; 1916, 308.

Appeals to state board of health, 1907, 499.

Police commissioner for Boston, 1906, 291; 1907, 214; 1909, 221. And deputy, 1909, 311. (See 1885, 323; 1889, 419, 450; 1894, 266; 1897, 320; 1900, 306; 1903, 312, 428 § 3; 1904, 353, 402; 1905, 223; 1907, 513, 584; 1909, 329; 1911, 287, 727 § 20; 1913, 236, 280, 728.)

Acts relative to giving of bonds in blasting operations, 1911, 325; 1914, 155.

Act relative to safety valves as applied to ammonia compressors, 1914, 467. Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Act to provide a laboratory for the detective department of the district police, 1915, 220.

Chief of district police or an inspector of factories and public buildings may make complaint for violations of law for weekly payment of wages, 1909, 514 § 113. Amended, 1916, 14.

Act relative to the destruction or disposal of certain applications and re-

ports made to the district police, 1916, 145.

SECT. 1. Additional members, 1903, 333, 365 §§ 2, 4; 1904, 318, 430; 1906, 521, 522 § 1; 1907, 451, 465 § 25, 482; 1908, 185, 470; 1909, 413, 432; 1911, 616, 620; 1912, 614; 1913, 816; 1914, 577 § 2. (See 1904, 347 § 2; 1906, 105 §§ 1-3, 262; 1908, 389; 1912, 384, 726 §§ 5, 12.) Age limit, 1904, 430; 1906, 522; 1908, 375.

Act relative to employment of a storekeeper in the department of the dis-

trict police, 1914, 622.

Act to divide inspection department into two departments, 1913, 610. Act relative to the inspection of pneumatic machinery, 1913, 629; 1914, 127, 649.

Chief of boiler inspection department, 1906, 521; 1910, 179; 1911, 619, 656; 1915, 211. (See 1906, 387; 1907, 465 §§ 4, 25; 1908, 470, 563 § 2; 1909, 131, 393; 1912, 726 §§ 5, 12; 1914, 263.)

SECT. 3 amended, 1913, 480. (See 1914, 622.)

SECT. 3 et seq. Stenographers, 1907, 465 § 25, 482; 1908, 479; 1911, 561. Chief may authorize carrying of badges and weapons, 1908, 143.

Sect. 4. See 1908, 195, 469; 1914, 615.

SECT. 5. Salaries, 1904, 382, 433; 1905, 247, 365, 461 § 1; 1906, 480, 521 § 1, 522 § 1; 1909, 410; 1911, 549, 561, 619, 620; 1913, 480, 834. (See 1907. **482**; **1913**, **610** § 1.)

Tenure of office of police officers, 1906, 210; 1907, 272. (See 1911, 624; 1916, 113.)

Pensions for the district police, 1911, 675.

SECTS. 7, 8. See 1903, 475 §§ 3, 5; 1905, 176, 304 § 4, 472; 1906, 105, 262; 1907, 373, 465 § 4; 1908, 375, 385 § 1, 389, 566, 568; 1909, 189, 354, 504 §§ 42, 44, 514 §§ 82, 94, 105, 107; 1910, 259, 404, 565, 588; 1911, 218, 269, 310, 325, 440, 562 §§ 3, 6, 8, 656, 727 § 2; 1912, 318, 372; 1913, 333, 831 § 25; 1914, 196, 791; 1915, 169, 211, 259.
SECT. 8 amended, 1907, 413. Duties transferred, 1907, 537 § 5; 1912,

726 §§ 5, 12. (See 1909, 514 §§ 89, 105, 107; 1910, 284; 1911, 603; 1914,

263; 1915, 116.)

SECT. 10 amended, 1902, 544 § 12.

Sects. 11, 12 superseded, 1909, 514 §§ 34, 35, 145. (See 1903, 333; 1908, 470.)

SECTS. 13-18 in part repealed, 1906, 463 I §§ 49-53, 68. (See 1914, 745.) SECT. 20 in part repealed, 1906, 463 I §§ 55, 68. (See 1914, 553.)

SECTS. 21-25 superseded, 1906, 463 Ĭ §§ 49-55, 68; 1914, 423. (See 1914, 745.)

SECT. 29 amended, 1903, 428 § 1; 1909, 188. (See 1910, 261.) Mutual aid association, 1905, 246; 1910, 295.

Sects. 29-31. See 1909, 453. Sect. 30 revised, 1903, 428 § 2. Sects. 32, 33, 36. See 1906, 291 § 10.

Chapter 109. — Of Certain Powers, Duties and Liabilities of Corporations.

This chapter is repealed in part and new provisions made for business corporations, 1903, 437; 1904, 207, 261; 1905, 156, 222, 242; 1906, 271 § 12, 13, 286, 346, 372; 1907, 282, 332, 395, 396, 578; 1908, 180, 300; 1909, 326; 1910, 353, 385; 1911, 184, 488, 492; 1912, 175, 586, 595; 1913, 257, 447, 597, 660; 1914, 661, 742, 787; 1915, 15, 21, 92, 192, 264; 1916, 105, 167. (See 1902, 370, 441, 463; 1903, 423; 1904, 442; 1905, 242; 1906, 269, 392, 437; 1907, 414 § 2; 1908, 314, 454 § 1; 1909, 440 § 2, 490 I § 60–62, II, III; 1912, 312; 1913, 694; 1914, 770, 787; 1915, 219, 238, 299; 1916, 269 § 9, 11, 25.) Act to prohibit transfer of assets in fraud of the commonwealth, 1910, 187.

This chapter is repealed in part and superseded by act to consolidate the laws relating to the manufacture, distribution and sale of gas and electricity, 1914, 742; 1915, 20, 92, 191, 192, 264; 1916, 64, 167. (See 1915, 296.)

Act to regulate the sale of stock, etc., by corporations, etc., engaged in the business of publishing or selling text books or conducting correspondence schools, 1914, 658.

Acts relative to voluntary associations under written instruments, 1909, 441; 1913, 454, 596; 1914, 471, 742 § 148, 770 § 10; 1915, 20, 238 § 10; 1916, 184, 269 §§ 12, 25.

Uniform stock transfer act, 1910, 171; 1914, 770; 1915, 238.

Acts relative to recording name and change of name, 1907, 539; 1908, 163, 316. (See 1915, 205.) Use of names or titles of public service corporations, 1913, 499.

Acts relative to taking deposits for tickets from foreign countries or other purposes, 1905, 428; 1906, 408; 1907, 377; 1908, 493; 1909, 287, 450; 1910, 338; 1911, 358; 1912, 335; 1913, 178, 179, 245; 1916, 175.

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238.

Act to provide for the supervision of water companies by the gas and electric light commissioners, 1914, 787; 1915, 21.

Act relative to the creation and issue of preferred stock by railroad corporations, 1915, 299.

Act relative to the issue of securities by hydroelectric companies, 1916, 64.

Provision for the registration of bonds held by the commonwealth and by sinking fund commissioners, 1909, 136 § 1; 1912, 377; 1916, 152.

Act relative to the incorporation and regulation of companies for the use of trolleymotors on public ways, 1916, 266.

Act to prohibit the practice of law by corporations, 1916, 292.

Sect. 1. See 1906, 269; 1907, 332; 1911, 70.

SECT. 2 affected, 1914, 742 §§ 11, 199. (See 1910, 187.)

SECTS. 3-5 affected, 1914, 742 §§ 12, 17, 18.

SECT. 6 affected, 1914, 742 § 50.

SECT. 7 limited, 1910, 197. Affected, 1914, 742 §§ 61, 199.

SECT. 8 affected, 1914, 742 §§ 6, 199. SECTS. 9-11 affected, 1914, 742 § 58.

Sects. 9-11, 15, 17, 20, 21, 24, 25, 27, 28, 30-35, 40, 52-57 repealed, so far as they apply to railroads or railroad corporations, etc., 1906, 463 II §§ 34, 38, 42, 44, 65–70, 258 III §§ 105–112, 138–143. (See 1908, 163, 636; 1909, 369; 1914, 742 § 58; 1915, 205.)

Sects. 13, 14. See 1906, 463 II § 29.

Sects. 15-17 affected, 1914, 742 §§ 19-21, 199.

SECT. 18 affected, 1914, 742 § 29. (See 1906, 463 III § 4.) SECT. 20 affected, 1914, 742 § 36, 199.

Secrs. 20-24 repealed in part, 1914, 787 § 12. (See 1913, 660; 1914, 742 §§ 36, 37.)

Sect. 21 affected, 1914, 742 §§ 37, 199.

Sect. 22. See 1914, 661.

SECT. 24 amended, 1913, 784 § 3; 1914, 787 § 6; 1915, 21 § 1. Repealed in part, 1914, 787 § 12. Affected, 1909, 477 § 1; 1910, 374; 1914, 742 § 39; 1916, 64.

SECTS. 24-27. See 1902, 441; 1903, 437 § 40; 1906, 392, 437; 1908, 529 § 4, 534; 1909, 477; 1910, 374; 1914, 742 §§ 39-41; 1915, 21 § 1, 299, 303. SECT. 26 amended, 1914, 787 § 7; 1915, 21 § 1. Affected, 1914, 742 §§ 40, 199.

SECT. 27 amended, 1913, 784 § 3. Affected, 1914, 742 § 41. Repealed in part, 1914, 787 § 12.

SECT. 28 repealed in part, 1914, 787 § 12. Affected, 1914, 742 §§ 42, 199. Sects. 30, 31 repealed in part, 1914, 787 § 12. Affected, 1914, 742 §§ 43, 44. (See 1915, 299 § 3.)

Sects. 32-35. Affected, 1914, 742 §§ 24-27. (See 1910, 171; 1914, 661.) Sect. 36 et seq. Provision for the taxation of transfers of stock, 1914, 770; 1915, 238.

SECTS. 36-39 repealed, 1903, 423 § 2. (See 1906, 463 II §§ 41, 258; 1910, 171; 1914, 742 § 62, 770; 1915, 238.)

Sect. 40. Affected, 1914, 742 §§ 62, 199.

Sects. 52-55, 57 affected, 1914, 742 §§ 84-88, 199. (See 1910, 187.)

SECT. 54 amended, 1905, 156. (See 1903, 437 § 53.)

Sect. 57. See 1914, 742 § 88. SECT. 99. See 1906, 463 II § 47.

Chapter 110. — Of Manufacturing and Other Corporations.

This chapter is repealed in part and new provisions made for business corporations, 1903, 437; 1904, 207, 261; 1905, 222; 1906, 271 §§ 12, 13, 286, 346, 372; 1907, 282, 332, 395, 396, 578; 1908, 180, 300; 1909, 326; 1910, 353, 385; 1911, 488, 492; 1912, 175, 586, 595; 1914, 661, 742, 787; 1915, 15, 21 § 1, 92, 192, 264; 1916, 105. (See 1902, 441; 1904, 442; 1905, 156; 1908, 468; 1909, 103, 440 § 2, 441, 490 I and II; 1911, 184, 428; 1913, 447, 597, 660; 1914, 770; 1915, 21 §§ 2, 3, 118, 238.) Act to prohibit transfer of assets in fraud of the commonwealth, 1910, 187.

This chapter is repealed in part and superseded by act to consolidate the laws relative to the manufacture, distribution and sale of gas and electricity, 1914, 742; 1915, 20, 92, 191, 192, 264; 1916, 64. (See 1915, 296.)

Act relative to the listing and advertising of shares of stock of mining corporations, 1911, 492. (See 1911, 488.)

Uniform stock transfer act, 1910, 171. (See 1914, 770; 1915, 238.)

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Acts relative to recording name and change of name, 1907, 539; 1908, 163, 316. (See 1915, 205.)

Act relative to false reports or statements concerning corporations, 1914, 661.

Provision for the registration of bonds held by the commonwealth and by sinking fund commissioners, 1909, 136 § 1; 1912, 377; 1916, 152.

SECT. 1. See 1906, 204; 1908, 590 § 4; 1909, 491 § 2; 1911, 148.

SECT. 2. See 1914, 742 §§ 2, 3.

Sect. 4 affected, 1914, 742 § 3. Sect. 9 amended, 1910, 346. (See 1914, 742 § 3.)

SECT. 10. See 1909, 441.

SECT. 13., See 1914, 742 § 3. SECT. 14. See 1914, 742 § 4.

SECTS. 15, 16 affected, 1914, 742 §§ 5, 199.

SECTS. 15-20. See 1911, 251; 1912, 311; 1913, 750; 1914, 742 § 5-10; 1915, 178 § 1; 1916, 21, 200.

Sects. 17, 22-25, 27, 28. See 1906, 463 II §§ 29-32, 37, 40, 43.

SECT. 17 affected, 1914, 742 §§ 7, 199.

SECT. 19 repealed in part, 1906, 463 II § 258. Affected, 1914, 742 § 9.

SECT. 20 affected, 1914, 742 § 10.

Sects. 22, 23 affected, 1914, 742 §§ 13, 14, 199.

Sect. 24 affected, 1914, 742 §§ 15, 199. (See 1907, 576 § 61; 1909, 256; 1911, 344.)

SECTS. 25-29 affected, 1914, 742 §§ 16, 18, 22, 23, 28, 199.

Sect. 28. See 1914, 742 § 23, 770; 1915, 238.

SECT. 31 affected, 1914, 742 §§ 35, 199.

SECT. 32 amended, 1908, 534 § 1. (See 1906, 437; 1909, 316, 477; 1910, 374; 1914, 742 § 35.)

Sects. 36-39 affected, 1914, 742 §§ 31-34, 199. Sects. 40-43, 45 affected, 1914, 742 §§ 36, 45-49.

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SECT. 46. See 1910, 187; 1914, 742 § 50.
  SECT. 47 superseded, 1914, 742 § 52; 1915, 192. (See 1910, 124.)
  SECT. 48. See 1909, 477; 1910, 374; 1914, 742; 1915, 21 § 1.
  SECT. 50 affected, 1914, 742 §§ 60, 199.
  SECT. 51 affected, 1914, 742 § 65. (See 1913, 660 § 3; 1914, 661; 1915,
21 § 3.)
  Sects. 52, 53 affected, 1914, 742 §§ 66, 67.
  Sects. 54, 55 affected, 1914, 742 §§ 68, 69, 199. (See 1914, 661.)
  SECT. 57 affected, 1914, 742 §§ 70, 199.
  SECT. 58 affected, 1914, 742 §§ 73, 199.
  SECT. 59. See 1914, 742 § 74.
  Sect. 60. See 1914, 742 § 75.
  Sects. 61-68. See 1914, 742 §§ 76-83.
  SECT. 76 affected, 1914, 742 §§ 126, 199.
  Sects. 76-78. See 1909, 103; 1914, 787 § 9.
  SECT. 77 affected, 1914, 742 § 131.
  SECT. 78 affected, 1914, 742 § 132.
  SECT. 79 superseded, 1914, 742 § 64.
  SECT. 81 affected, 1914, 742 § 63. (See 1913, 660; 1915, 21 § § 2, 3.)
  SECT. 82 affected, 1914, 742 §§ 71, 199.
  SECT. 83 affected, 1914, 742 § 72.
  Sects. 84-86 affected, 1914, 742 §§ 89-91. (See 1911, 339.)
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Chapter 111. - Of Railroad Corporations and Railroads.

Sect. 86 amended, 1908, 382 § 1. (See 1908, 219; 1915, 92, 264.)

This chapter, except section 158, is repealed by 1906, 463 II § 258; and revised by 1906, 463 I, II; 1907, 245, 287, 315, 392, 585; 1908, 390, 504, 542, 553, 620, 636, 649; 1909, 47 § 1, 233, 343, 348, 358, 369, 394, 417, 429; 1910, 353, 401, 498, 544, 558, 588, 633; 1911, 120, 290, 486, 491, 508, 681; 1912, 156, 354, 375, 725 I §§ 4-6, II §§ 2-7; 1913, 161, 784; 1914, 18, 423, 616, 661, 679, 722, 723, 745, 746; 1915, 157, 193, 298, 299, 303; 1916, 24, 92, 137, 244. (See 1902, 298, 402, 432, 440, 507, 533, 544 § 13; 1903, 126, 173, 297, 423, 478; 1904, 59, 96, 169, 265, 357, 429; 1905, 134, 208, 210, 408, 456; 1906, 266, 267, 283, 417, 463 II § 258, 516; 1907, 428, 431; 1908, 372, 495, 552, 599; 1909, 118, 485, 490 I §§ 9, 43, III 502, 514 §§ 24, 25, 46, 127, 145; 1910, 171, 187, 214, 443, 596; 1911, 184, 214, 635; 1912, 496; 1913, 546 § 5, 765; 1914, 200, 527, 553, 766, 770; 1915, 238.)

Act relative to proof of contributory negligence in actions for the recovery of damages for injuries, 1914, 553.

Act relative to employment of engineers and conductors, 1911, 539. Of baggagemen, laborers, crossing tenders, etc., 1914, 746. Of signalmen, tower-men, train dispatchers, telegraphers, etc., 1914, 723.

Acts for better protection from fire of woodlands adjoining railroads, 1907, 431; 1909, 394. Act relative to use of torpedoes, etc., 1908, 495.

Act relative to the giving of free passes or transportation to officers or employees of the general court, 1914, 679.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238.

Acts to regulate formation of electric railroad companies, 1906, 516; 1907, 428, 448; 1908, 301, 450. (See 1909, 118.) Use of names or titles of public service corporations, 1913, 499.

Act relative to season tickets, 1911, 508.

As to mileage and commutation tickets, see 1908, 649.

Acts relative to furnishing drinking water on passenger trains, 1911, 491; 1912, 581.

Acts relative to taking of deposits for transmission to foreign countries, or other purposes, 1905, 428; 1906, 408; 1907, 377; 1908, 493; 1909, 287, 450; 1910, 338; 1911, 358; 1912, 335; 1913, 178, 179, 245; 1916, 175. (See 1908, 599.)

Act relative to false reports or statements concerning corporations, 1914, 661.

Act relative to expenses incurred by officers in the prosecution of certain offenders in respect to railroad property, 1914, 745.

Act to change the name, enlarge the membership and increase the powers of the board of railroad commissioners, 1913, 784; 1914, 616, 679; 1915, 193; 1916, 24, 92, 137, 244, 259, 266. (See 1906, 463 I § 1.)

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Act relative to the creation and issue of preferred stock by railroad corporations, 1915, 299.

Act relative to the issue of stocks, bonds, notes, etc., by railroad corporations, 1915, 303.

Provision for the registration of bonds held by the commonwealth and by sinking fund commissioners, 1909, 136 § 1; 1912, 377; 1916, 152.

SECT. 9. See 1906, 463 I § 2; 1910, 401; 1912, 622.

SECT. 11 et seq. See 1906, 463 I §§ 5-9; 1911, 755; 1912, 488; 1913, 499, 508, 598, 784; 1914, 616, 679; 1915, 193.

SECT. 61. See 1915, 299. SECTS. 83, 85. See 1914, 661.

SECT. 133. Agreements with towns and cities relative to the maintenance of the surfaces and approaches of bridges, 1914, 200.

SECT. 149 et seq. See 1906, 463 I §§ 29-45; 1908, 372, 390, 542; 1909, 47, 429; 1910, 498, 544; 1914, 18, 200, 527, 722.

SECT. 154. See 1914, 200.

SECT. 158. Not repealed by 1906, 463. (See 1906, 463 II § 258; 1909,

358; 1914, 722 § 2.)

Act to restrain the consolidation of railroad corporations, 1907, 585.

SECT. 159. See 1906, 463 I § 43; 1909, 358; 1914, 722.

SECTS. 225, 234. See 1906, 463 II § 190; 1912, 488; 1913, 784 § 18; 1914, 679.

SECT. 249 et seq. See 1914, 745. SECT. 263 et seq. See 1903, 297; 1906, 463 I § 68; 1907, 392 § 1; 1911, 635.

SECT. 267. See 1906, 463 I § 63; 1914, 553; 1915, 151 § 7.

SECT. 268. See 1915, 151 § 7.

SECT. 270. See 1909, 394.

Chapter 112. — Of Street Railway Corporations.

This chapter is repealed by 1906, 463 III § 158; and revised by 1906, 463 III, 479; 1907, 318, 392, 402; 1908, 530, 620, 636; 1909, 47 § 1, 369, 417, 485; 1910, 443, 453, 518, 536, 551, 567, 596; 1911, 120, 345, 357, 442, 462, 487; 1912, 124, 533; 1913, 598, 784; 1914, 616, 661; 1915, 133, 193, 277, 298; 1916, 24, 137, 244, 259, 266, 302. (See 1902, 288, 370, 395, 396, 399, 440, 449, 483; 1903, 134, 143, 202, 320, 328, 423, 476; 1904, 110, 210, 267, 373, 396, 441; 1905, 80, 134, 376; 1906, 266, 267, 283, 339, 463 I § 68, 516; 1907, 428; 1908, 390, 599; 1909, 490 III § 40-51, 502, 514 § 46; 1910, 171, 558; 1911, 184; 1912, 457, 496, 695; 1913, 765; 1914, 553, 671, 770; 1915, 238.) Provision for temporary locations, 1908, 266; 1910, 518. Issue of stock or bonds for working capital, 1906, 463 III § 107-112; 1909, 485; 1913, 764; 1914, 671. Transportation of milk and cream, 1906, 463 II § 202, 203; 1908, 278; 1910, 633. And military supplies and equipment, 1909, 118.

Act relative to proof of contributory negligence in actions for the recovery of damages for injuries, 1914, 553.

Act to provide better transportation facilities for western Massachusetts, 1915, 765.

Act relative to joint use of tracks by street railway companies, 1911, 487. Act relative to pole and wire locations, 1911, 442. (See 1911, 509; 1916, 266 § 1.) Use of names or titles of public service corporations, 1913, 499. Acts relative to hours of labor of employees, 1912, 533; 1913, 833; 1915, 277.

Acts relative to electric railroad companies, 1906, 463 III, 516; 1907, 428, 448; 1908, 301, 450; 1910, 596; 1911, 120, 345, 357, 487; 1916, 132. (See 1907, 556; 1908, 552.) Act limiting time of construction, 1910, 587.

Act relative to the giving of free passes or transportation to officers or employees of the general court, 1914, 679.

Provision for purchase of property of foreign companies, 1910, 443.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. As to elevated railways and subways in and near Boston, see 1890, 368, 454 § 12; 1894, 548, 550; 1895, 440; 1900, 258; 1902, 114, 534; 1904, 167; 1906, 213, 520; 1907, 258, 573; 1908, 521, 551; 1909, 383, 455; 1910, 630; 1911, 623, 740, 741; 1912, 644; 1913, 775, 777, 810; 1915, Sp. Acts 293, 297, 376.

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to require notice by street railway companies of intended changes in service, 1916, 259.

Act relative to the use of trolleymotors on public ways, 1916, 266.

Provision for the registration of bonds held by the commonwealth and by sinking fund commissioners, 1909, 136 § 1; 1912, 377; 1916, 152.

SECTS. 39-61. See 1916, 259.

Sects. 44, 45. See 1906, 463 III §§ 79, 80; 1913, 290, 667; 1914, 553; 1916, 302.

SECT. 72 amended, 1906, 479; 1908, 530; 1910, 567.

Sects. 93, 97. See 1914, 661.

Chapter 113. — Of Savings Banks and Institutions for Savings.

This chapter is repealed and revised by 1908, 590; 1909, 491; 1910, 281, 358, 393, 399, 622; 1911, 211, 228; 1912, 122, 189, 357, 580, 629; 1913, 291; 1914, 470, 567, 610, 661; 1915, 62, 93, 273; 1916, 26, 198. (See 1902, 169, 355, 463, 483, 490; 1904, 200, 208, 210, 374 § 5, 427; 1905, 250; 1906, 66, 204, 347, 377, 463 III §§ 147–150; 1907, 340, 377, 533, 561, 576; 1908, 222, 414, 493, 520, 523; 1909, 399, 419, 490 III §§ 21-23; 1910, 263, 656; 1911, 618; 1912, 173; 1914, 246, 437, 770; 1915, 32, 168, 238, 268.)

Acts relative to savings deposits in trust companies, 1908, 520; 1909, 342; 1911, 337. Stock in Massachusetts trust companies, 1912, 189.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Acts relative to proceedings against banks, 1910, 399; 1912, 472.

Act relative to the receiving of deposits by insolvent banks or bankers,

Savings banks may establish life insurance departments, 1907, 561; 1908, 222; 1914, 246; 1915, 32, 168. (See 1907, 576.)

Act relative to false reports or statements concerning corporations, 1914,

Acts relative to payment of deposits made in the names of two persons, 1911, 228; 1915, 93.

Act giving bank commissioner same powers and duties in respect to savings and loan associations as he now or may hereafter have in respect to savings banks, 1916, 26.

Sect. 3. See 1909, 491 § 3.

SECT. 6. See 1908, 590 § 9; 1910, 399; 1911, 339.

SECT. 11. See 1907, 576 § 61; 1909, 256, 491 § 4; 1911, 344.

SECT. 14. See 1914, 567.

SECTS. 14, 31. See 1908, 590 § 69.

SECT. 20. See 1914, 770 § 2. SECT. 25. See 1908, 590 § 46; 1909, 491 § 7; 1915, 93.

Sect. 26 affected, 1915, 231 § 16. Cl. 7, see 1908, 590 § 68; 1909, 491 § 8; 1910, 358; 1912, 580; 1913, 291; 1915, 273.

SECT. 35. See 1911, 228; 1915, 93.

SECT. 38. See 1910, 370.

Sect. 44. See 1906, 463 III §§ 79, 80; 1913, 290.

Sects. 47, 48, 51. See 1914, 661.

SECT. 48. Re-enacted, 1908, 590 § 38. Amended, 1915, 62.

SECT. 55. See 1908, 590 § 56; 1916, 198.

Chapter 114. — Of Co-operative Banks.

This chapter is superseded by 1912, 623; 1913, 264; 1914, 567, 643; 1915, 38, 77; 1916, 22. (See 1903, 95, 147, 203; 1904, 292; 1907, 351, 576 § 61; 1909, 419; 1910, 288, 364; 1912, 128; 1914, 437, 770; 1915, 238, 268.)

Acts to authorize the incorporation of credit unions, 1909, 419; 1914, 437; 1915, 268. (See 1915, 62.)

Acts relative to unauthorized banking, 1906, 377; 1908, 590 § 16; 1909, 491 § 4; 1914, 610.

Act relative to the receiving of deposits by insolvent banks or bankers.

Acts relative to proceedings against banks, 1910, 399; 1912, 472; 1913, (See 1911, 618.)

Consolidation of two or more banks authorized and regulated, 1904, 392. (See 1906, 204.)

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Act relative to false reports or statements concerning corporations, 1914, 661.

SECT. 1. See 1909, 419 § 25; 1915, 268 § 5.

Sect. 2. See 1906, 204 § 4; 1908, 590 § 4; 1909, 490 III § 25, 491 § 2; 1911. 148.

Sect. 3. See 1909, 419 § 3; 1915, 268.

Sect. 4 amended, 1903, 147 § 1; 1912, 623 § 10; 1914, 643 § 2; 1915, 77.

Sect. 6. See 1916, 22. Sect. 7. See 1907, 576 § 61; 1909, 256; 1916, 22.

SECTS. 9, 10 amended, 1903, 95 §§ 1, 2; 1912, 623 §§ 14, 18; 1914, 643 § 4. SECT. 10. See 1907, 576 § 61.

SECT. 11 amended, 1910, 288; 1912, 623 §§ 19-21. Affected, 1915, 321 § 16.

SECT. 14. Loans limited, 1904, 292. Acts relative to mortgages to cooperative banks, 1907, 351; 1913, 369.

SECT. 17 revised, 1906, 280; 1912, 623 § 17; 1914, 643 § 6. SECT. 24 revised, 1903, 203 § 1; 1912, 623 § 35.

SECTS. 26-30. See 1906, 204 § 3; 1909, 419; 1912, 580; 1914, 437.

SECT. 30 amended, 1910, 364; 1912, 623 § 38. (See 1914, 661.) SECT. 31 (new section) added, 1903, 147 § 2; 1912, 623 § 14. (See 1910, 364.)

Chapter 115. - Of Banks and Banking.

Acts relative to the bank commissioner's department, 1908, 414, 520 §§ 10, 11, 13, 15, 590 §§ 2–15; 1909, 399, 491; 1910, 393, 399; 1911, 81; 1912, 73, 97, 128, 171, 173, 472, 516, 623, 629; 1913, 177, 264, 294, 409; 1914, 504 § 3, 661; 1915, 38; 1916, 26, 142, 175. (See 1906, 204, 377; 1907, 319 §§ 2-4, 377, 561; 1910, 263, 281, 338, 656 § 6; 1911, 184, 228; 1913, 312; 1915, 93.)

Board of bank incorporation, 1908, 590 § 4; 1909, 491 § 2; 1911, 148; 1915, 268 § 2.

Act to authorize the incorporation of farmland banks, 1915, 231.

Act relative to liability for forged negotiable instruments, etc., 1912, 277. Supervisor of loan agencies, 1911, 727 § 1; 1912, 675; 1913, 347, 638; 1916, 194, 224, 274. (See 1909, 317.)

Provision for registration of public accountants, 1909, 399; 1910, 263; 1911, 81.

Acts relative to unauthorized banking, 1906, 377; 1908, 590 § 16; 1909, 491 § 4; 1914, 610. Acts relative to proceedings against banks, 1910, 399; 1912, 472; 1913, 178. (See 1911, 618.) Foreign banking associations or corporations, 1906, 66 § 1, 204 § 3, 347; 1910, 343. (See 1902, 463; 1914,

Acts relative to foreign banking corporations doing business as savings banks, 1907, 533; 1909, 491 § 4. (See 1908, 520; 1911, 228; 1915, 93.)

Acts regulating business of receiving funds for tickets from or to foreign countries or supply of laborers, 1905, 428; 1906, 408; 1907, 377; 1908, 493; 1909, 287 § 1, 450; 1910, 338; 1911, 358; 1912, 335; 1913, 178, 179.

Act relative to the receiving of deposits by insolvent banks or bankers, 1914, 567.

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Acts relative to payment of deposits made in the names of two persons,

1911, 228; 1915, 93. SECT. 3. See 1906, 204 § 3.

SECT. 17 et seq. See 1902, 169 §§ 3, 4; 1908, 590 §§ 19, 20.

SECT. 67. See 1906, 204 § 3.

SECTS. 90-94. See 1907, 576 § 30; 1912, 360.

Sects. 99, 100. See 1914, 661.

SECTS. 110, 111. See 1911, 339.

SECTS. 112-115. See 1906, 204 § 3.

Chapter 116. — Of Trust Companies.

Acts regulating the incorporation and business of trust companies, 1902, 169, 355; 1904, 374; 1905, 189, 331; 1906, 204; 1907, 487; 1908, 520, 590; 1909, 342, 491; 1910, 377, 399; 1911, 228, 337, 389; 1912, 73, 90, 472; 1913, 206, 409; 1914, 422, 470, 504, 537, 567, 610, 661; 1915, 93, 219, 273; 1916, 37, 129, 198, 269 §§ 9, 12, 25. (See 1904, 200; 1908, 590; 1909, 490 III § 37; 1911, 184; 1914, 770; 1915, 238.)

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Acts relative to examinations of trust companies, 1907, 319; 1908, 520 § 14; 1912, 73; 1913, 409; 1914, 537 § 2. Act relative to proceedings against delinquent trust companies and banks, 1910, 399.

Act relative to the consolidation of trust companies, 1914, 504.

Acts relative to voluntary associations under written instruments, 1909, 441; 1913, 454, 596; 1914, 471, 742 \ 148, 770 \ 10; 1915, 20 \ 2, 238 \ 5; 1916, 184.

Act relative to trust companies which become stockholders in a federal reserve bank, 1914, 537 § 1.

Act relative to compensation of officers, directors and employees of trust companies, 1915, 219.

Act to authorize trust companies to establish branches in foreign countries and dependencies in the United States, 1914, 537 § 2.

Acts to authorize trust companies to accept certain drafts, etc., and to rediscount certain notes, 1914, 537 § 3; 1916, 129 § 1.

Act relative to the giving of collateral security by trust companies for deposits of public or other funds, 1914, 537 § 3.

Act relative to the receiving of deposits by insolvent banks or bankers, 1914, 567.

Acts relative to payment of deposits made in the names of two persons, 1911, 228; 1915, 93.

Sects. 2-6. See 1904, 374 §§ 1-5; 1906, 204 § 3; 1908, 590 § 4.

SECT. 3 amended, 1909, 491 § 1. (See 1914, 610.)

SECT. 5 revised, 1916, 37. (See 1905, 189; 1907, 487; 1913, 206.)

SECT. 7 et seq. See 1915, 219. An examining committee required, 1908, 520 § 14. (See 1907, 319 § 1.)

Penalty for the receiving of deposits by officers, etc., of insolvent banks, etc., 1914, 567.

SECT. 8 amended, 1911, 87.

SECT. 9. See 1915, 219.

SECT. 12 amended, 1912, 54. (See 1908, 520; 1909, 342.) SECT. 16 amended, 1907, 417. (See 1907, 340 § 2; 1908, 590 § 57; 1910, **370**; 1912, 70.)

SECT. 18 amended, 1908, 116, 505. Affected, 1911, 389.

Sect. 20. See 1906, 204 § 4; 1908, 590 § 4; 1909, 491 §§ 2, 8; 1911, 148. SECT. 28. See 1904, 374 § 7; 1905, 331; 1908, 520 § 8; 1910, 377; 1914, 422.

SECT. 30 amended, 1905, 228.

SECT. 34 revised, 1916, 129 § 2.

SECT. 35 amended, 1912, 53.

SECT. 36 amended, 1907, 320; 1908, 520 § 13. (See 1909, 342 § 2; 1914, **537 § 2, 661; 1916, 142.)**

SECT. 37. See 1906, 204 § 3; 1914, 537 § 2.

SECT. 38. See 1910, 399 § 12.

Chapter 117. — Of Mortgage Loan and Investment Companies.

Act to regulate bond and investment companies, 1904, 427. (See 1906, 204; 1908, 590.)

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915,

SECTS. 14, 15. See 1906, 204 §§ 3, 4; 1908, 590 §§ 2, 3; 1909, 419; 1914, **661**.

Chapter 118. — Of Insurance.

This chapter is repealed and superseded by 1907, 576; 1908, 81, 151, 162, 165, 166, 170, 248, 436, 471, 473, 482, 509, 511, 646; 1909, 92, 95, 192, 242, 345, 390, 415, 467, 488; 1910, 185, 256, 366, 375, 426, 463, 489, 493, 499, 552, 649; 1911, 51, 54, 205, 251, 292, 315, 329, 344, 361, 406, 429, 493, 751 IV; 1912, 52, 74, 119, 139, 149, 162, 311, 330, 396, 401, 403, 407, 524, 666, 684; 1913, 174, 181, 235, 247, 334, 343, 474, 489, 510, 535, 541, 613, 625, 750; 1914, 426, 448, 464, 505, 626, 642, 661; 1915, 7, 82, 110, 155, 178, 181, 183, 236, 287, Sp. Act 314; 1916, 5, 11, 12, 21, 28, 29, 32, 40, 47, 135, 150, 200. (See 1902, 106, 340; 1903, 174, 223, 307, 421; 1904, 240, 247, 300, 304; 1905, 191, 287, 401; 1906, 271 § 7, 396; 1907, 539, 561; 1908, 222, 463, 563 § 2; 1909, 267, 490 III §§ 26-36, 53; 1910, 179, 235, 559; 1911, 532 §§ 8, 9, 628 §§ 4, 12, 634 §§ 8–10; 1912, 82, 196; 1913, 445, 448, 568, 696; 1914, 246, 708 §§ 16, 17, 770, 795 § 20; 1915, 32, 168, 328.)

Act relative to reinsurance in unadmitted companies, 1914, 448.

Act to permit judgment creditors to reach and apply insurance money, 1914, 464.

Acts relative to incorporation of companies on the mutual plan, 1911, 251; 1912, 311; 1913, 750; 1914, 642; 1915, 178, 181; 1916, 21, 200 § 1. (See 1916, 227.)

Act to prohibit misrepresentation of terms of policies, 1913, 474.

Act relative to false reports or statements concerning corporations, 1914, 661.

Act relative to amending charters of domestic companies, 1912, 139.

Act to provide for the better prevention of fires throughout the metropolitan district, 1914, 795.

Act relative to service of process on foreign insurance corporations, 1914, Prompt payment of workmen's compensation benefits by foreign companies on withdrawing from the commonwealth, 1915, 183.

Act relative to local collectors, 1913, 510.

Act relative to date of life policies, 1912, 119.

Pensions for employees authorized, 1913, 613.

Massachusetts Employees Insurance Association established, 1911, 751 IV; 1914, 338; 1915, 287, Sp. Act 314; 1916, 200 § 2. (See 1912, 196, 571, 666; 1913, 48, 568, 807; 1914, 618, 636; 1915, 183, 244.)

Pneumatic machinery to be insured, 1913, 629. (See 1915, 178.)

Acts to permit savings banks to establish life insurance departments, 1907, 561; 1908, 222; 1914, 246; 1915, 32, 168.

Act relative to voluntary exchanges of life policies, 1908, 436.

Act relative to change of name of certain corporations, 1908, 163.

Act to regulate payment of losses under contracts for casualty insurance, 1914, 464.

Act relative to loans and surrender values and the amortization of bonds of life insurance companies, 1914, 505; 1916, 47.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Act to authorize the insurance commissioner to license corporations as insurance agents and brokers, 1915, 82; 1916, 11.

Act relative to payments by insurance companies to persons insured against accident or sickness, 1915, 155. (See 1910, 493 § 1 Par. 7; 1916, 28.)

Act to permit mutual liability insurance companies to insure against damage by steam boiler and fly-wheel explosions, 1916, 21.

Act to authorize certain insurance companies to insure against loss of securities and documents by bankers and brokers, 1916, 32.

SECT. 3. See 1915, 155.

SECT. 4. See 1914, 615.

SECT. 5. See 1907, 576 § 5; 1911, 292; 1912, 407, 666; 1916, 40.

Sect. 6 et seq. See 1907, 576 \ 6; 1910, 619 \ \$\ 8-10; 1911, 628 \ \$\ 12-29, 634 \ \$\ 8, 9; 1913, 474 \ 3; 1915, 151 \ 6.

SECT. 7. See 1911, 339.

General insurance guaranty fund established, and a state actuary and medical director provided for, 1907, 561 §§ 14–16; 1914, 246. (See 1907, 576 § 5.)

Board of appeal for fire insurance rates, 1911, 493.

Act relative to preferred claims against insolvent domestic fire insurance companies, 1908, 151.

Sect. 29. See 1905, 401; 1906, 396; 1907, 576 § 32 Cl. 4; 1910, 499 § 1; 1911, 251; 1914, 426, 464; 1915, 155, 178, 181.

SECT. 36 et seq. See 1907, 576 § 38 et seq.; 1912, 396; 1915, 7.

SECT. 55. See 1907, 576 § 50 et seq.; 1913, 343.

SECT. 60. See 1907, 576 § 60; 1916, 150.

SECT. 76. See 1916, 47.

SECT. 78. See 1915, 183.

SECT. 80. See 1915, 155, 183; 1916, 29.

SECT. 87 et seq. Corporations may be licensed as agents or brokers, 1915, 82; 1916, 11.

SECT. 96. See 1914, 661.

Chapter 119. — Of Fraternal Beneficiary Corporations.

This chapter in part superseded by acts to provide for the control and regulation of fraternal benefit societies, 1911, 628; 1912, 82; 1913, 617; 1914, 320, 661; 1915, 39; 1916, 4. (See 1905, 315; 1909, 441; 1910, 98, 649; 1911, 751; 1912, 196; 1913, 411, 454.)

Act to authorize the incorporation of credit unions, 1909, 419; 1915, 268.

(See 1915, 62.)

Establishment by employers and employees of retirement, annuity or pension systems, 1910, 559. (See 1915, 47, 197, 198, 234.)

Act relative to false reports or statements concerning corporations,

1914, 661.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238.

SECTS. 1, 2. See 1903, 332.

SECT. 6 extended, 1911, 111. Domestic corporation may adopt provisions of R. L., ch. 120, 1904, 155; 1909, 294. (See 1904, 427 § 7; 1907, 576 § 35; 1909, 514 § 30; 1912, 196.)

SECT. 11 amended, 1908, 463. (See 1911, 628 § 33.)

SECT. 12 amended, 1903, 332; 1909, 407; 1910, 339. (See 1911, 111.) License under 1908, 605, not required, 1909, 278. (See 1911, 727.)

Provision for partial payment on death of wife, 1904, 271.

SECT. 13 amended, 1907, 471. Restriction as to name, 1905, 315. Act relative to change of name, 1908, 163. Provision for injunction, 1910, 98; 1912, 82.

SECT. 14. See 1903, 166; 1914, 661.

SECT. 15 et seq. See 1910, 649.

SECT. 16 amended, 1907, 472; 1910, 296.

SECT. 17. See 1903, 332.

Chapter 120. — Of Assessment Insurance.

Act relative to false reports or statements concerning corporations, 1914, 661.

Massachusetts Employees Insurance Association established, 1911, 751 IV; 1914, 338; 1915, 287, Sp. Act 314; 1916, 200 § 2. (See 1912, 196, 571, 666; 1913, 48, 568, 807; 1914, 618, 636; 1915, 183, 244.)

Act relative to change of name of certain corporations, 1908, 163.

Act to provide for taxation of transfers of stock, 1914, 770; 1915, 238.

SECT. Î. Domestic corporation organized under R. L., ch. 119, may also carry on business under this chapter, 1904, 155; 1909, 294; 1912, 196. (See 1904, 427 § 7; 1907, 576 § 35; 1909, 514 § 30; 1910, 339; 1911, 111, 628, 751 IV; 1913, 445, 448, 696; 1914, 338; 1915, Sp. Act 314.)

SECT. 6. See 1904, 155 § 3, 427 § 7.

SECT. 8 revised, 1910, 237.

SECT. 9. See 1911, 339.

SECT. 13 amended, 1903, 227.

SECT. 17. See 1914, 661.

Chapter 121. — Of Gas and Electric Light Companies.

This chapter is repealed in part and superseded by act to consolidate the laws relative to the manufacture, sale and distribution of gas and electricity, 1914, 742; 1915, 20, 92, 191, 192, 264; 1916, 64, 167, 220, 266 § 9. (See 1915, 115, 296; 1916, 199.)

Act relative to false reports or statements concerning corporations, 1914, 661.

Acts relative to meters used by gas companies, 1911, 434, 558; 1913, 254; 1914, 742. Use of electric meters, 1913, 623; 1914, 742.

Act to provide for the supervision of water companies by the gas and electric light commissioners, 1914, 787; 1915, 21 § 1.

Acts relative to gas, electric light and power companies, 1908, 529, 617; 1909, 316; 1911, 293, 348, 349, 434, 509, 558, 629; 1912, 249; 1914, 515, 742; 1915, 20, 92, 191, 192, 264; 1916, 167, 266 § 9. (See 1906, 392; 1910, 187, 197; 1913, 596, 597, 623; 1915, 115.) Use of names or titles of public service corporations, 1913, 499; 1914, 742.

Act relative to contracts between the metropolitan park commission and electric light, power or gas companies for the lighting of lands under the control of said commission, 1914, 515.

Act to authorize the employment of expert assistance by the gas and electric light commissioners, 1914, 631 § 1.

Act relative to the duties, etc., of employees and the expenses of the gas and electric light commissioners, 1914, 631.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238.

Act to establish the state examiners of electricians and to provide for the licensing of companies to install electric wiring, etc., for light, heat or power purposes, 1915, 296.

Act relative to the issue of securities by hydroelectric companies, 1916, 64.

Act to establish a calorific standard for illuminating gas, 1916, 167.

SECT. 1 superseded, 1914, 742 § 133. (See 1907, 316; 1908, 655; 1910,

539; 1915, 191.)

Sects. 1-4. Powers and duties of inspector of gas meters transferred to board of gas and electric light commissioners, 1902, 228; 1909, 316, 318, 441; 1910, 651; 1911, 509; 1913, 499; 1914, 742; 1916, 220 § 2. (See 1903, 464; 1906, 422; 1909, 483, 490 III § 9; 1911, 184, 558.) Inspectors' salaries, 1902, 228 § 6; 1907, 54 § 2; 1908, 536 § 2; 1914, 742. Employees and expenses of the commissioners, 1914, 631; 1916, 220. Expert assistance, 1914, 631 § 1. Authorized to establish calorific standard for illuminating gas, 1916, 167.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

SECT. 2 superseded, 1914, 742 § 134.

Sect. 3 superseded, 1914, 742 § 135. (See 1907, 54 § 1; 1908, 536 § 1; 1909, 483; 1913, 317 § 1; 1914, 787; 1915, 21 § 1.)

SECT. 4 superseded, 1914, 742 § 136. (See 1904, 429, 435 § 1; 1909, 490 III § 9.)

SECT. 5 superseded, 1914, 742 § 138, 787; 1915, 21 § 1.

SECT. 5 et seq. See 1910, 651; 1913, 499, 508; 1914, 631, 742.

SECT. 6 superseded, 1914, 742 § 139.

SECT. 7 superseded, 1914, 742 § 140. (See 1905, 211 § 1; 1911, 293.)

SECT. 8 superseded, 1914, 742 § 141.

SECT. 9 superseded, 1914, 742 § 142. (See 1906, 422 § 4.)

Sects. 10-12 affected, 1914, 742 §§ 38, 199. (See 1906, 392, 437; 1908, 534; 1909, 477; 1910, 374.)

SECT. 13 superseded, 1914, 742 § 51. (See 1910, 187, 197.)

Sect. 14 superseded, 1914, 742 §§ 53, 199. (See 1908, 529; 1909, 316 § 1; 1910, 124.)

SECTS. 15, 16 superseded, 1914, 742 §§ 54, 55, 199.

SECT. 17 affected, 1914, 742 § 127.

SECT. 18 superseded, 1914, 742 § 131. (See 1914, 553.)

SECT. 19 superseded, 1914, 742 §§ 132, 199.

SECT. 21 superseded, 1914, 742 § 57. (See 1903, 320.)

SECT. 22 superseded, 1914, 742 § 56. (See 1906, 392; 1908, 529 § 5; 1909, 316 § 1; 1911, 349.)

Sect. 25 superseded, 1914, 742 § 155.

SECT. 26 superseded, 1914, 742 § 156. (See 1908, 617.)

SECT. 27 superseded, 1914, 742 § 157. SECT. 28 superseded, 1914, 742 § 143.

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Sect. 29 superseded, 1914, 742 § 144.

Sect. 30 superseded, 1914, 742 § 145.

Sect. 31 superseded, 1914, 742 § 146. (See 1903, 406; 1914, 661.)

Sect. 32 superseded, 1914, 742 § 147. (See 1912, 249.)

Sect. 33 superseded, 1914, 742 § 161. (See 1903, 164.)

Sect. 34 superseded, 1914, 742 § 162. (See 1903, 464; 1914, 515 § 2.)

Sects. 34, 35 limited, 1906, 422 § 10.

Sect. 35 superseded, 1914, 742 § 163. (See 1914, 515 § 3.)

Sect. 36 superseded, 1914, 742 § 190. (See 1911, 348; 1912, 437 § 1.)

Sects. 36–38 affected, 1912, 437. (See 1914, 742 § 190, 191, 198.)

Sect. 37 superseded, 1914, 742 § 191. (See 1909, 318.)

Sect. 39 superseded, 1914, 742 § 164.

Sect. 40 superseded, 1914, 742 § 197. (See 1908, 243.)
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Chapter 122. — Of Companies for the Transmission of Electricity.

Acts relative to electric power companies, 1908, 529, 617; 1909, 316; 1911, 293, 348, 349, 434, 509, 558, 629; 1914, 515; 1916, 166, 266 § 9. (See 1912, 249.)

The Massachusetts highway commission to have general supervision of all companies engaged in the transmission of intelligence by electricity, 1906, 433. (See 1909, 402, 490 III §§ 40-44, 52, 62, 542; 1913, 499.)

As to electric railroad companies, see 1906, 516; 1907, 428, 448, 556; 1908, 301, 552; 1909, 490 III §§ 40-51; 1911, 442, 481.

Filing and receiving time of telegrams, 1909, 402, 542. Use of electric meters, 1913, 623.

Responsibility for loss by fire of money in cash recording meters, 1911, 434; 1914, 742 §§ 193, 199.

Employment of night messengers, 1911, 629.

Act relative to street locations for electric lines, 1914, 742 § 127.

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Act to provide for the licensing of companies to install electric wires, etc., for light, heat or power purposes, 1915, 296; 1916, 199.

SECT. 1 revised, 1911, 509 § 1. Affected, 1914, 742 § 127. (See 1903, 320; 1911, 481.)

Sect. 2 revised, 1911, 509 § 2; 1916, 166. (See 1903, 237; 1906, 117; 1911, 509 §§ 7, 8; 1914, 742 § 127; 1915, 267 I §§ 20, 38.)

SECT. 9. See 1906, 433.

SECT. 10 affected, 1909, 402, 542.

SECT. 12. See 1906, 433. SECT. 15. See 1914, 553.

SECT. 17 revised, 1911, 509 § 3.

SECT. 19. See 1911, 364, 371.

SECT. 20 revised, 1911, 509 § 4.

SECT. 23 revised, 1911, 509 § 5.

SECT. 24. See 1906, 433 §§ 8, 9; 1914, 661.

SECT. 25. See 1914, 742 § 198. SECT. 27 amended, 1908, 233. SECT. 28 revised, 1911, 509 § 6.

Chapter 123. — Of Proprietors of Wharves, Real Estate Lying in Common. General Fields, and Aqueduct Corporations.

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Sect. 42 repealed so far as relates to transfers of stock, 1903, 423 § 2.

Chapter 124. — Of Agricultural and Horticultural Societies.

Act to authorize counties to aid corporations organized to promote agriculture and to improve country life, 1914, 707.

SECT. 1 amended, 1909, 133; 1912, 260; 1913, 240; 1914, 209, 276. Affected, 1909, 428.

SECT. 2 et seq. Act to encourage and improve the breeding of poultry, 1909, 428; 1913, 590; 1914, 298.

Sect. 3 amended, 1913, 213 § 1. SECT. 6 amended, 1907, 189. SECT. 7 amended, 1913, 213 § 2.

Chapter 125. — Of Corporations for Charitable and Other Purposes.

Act relative to change of name, 1908, 163; 1915, 205.

Act to authorize incorporation of medical milk commissions, 1911, 506. Act relative to false reports or statements concerning corporations, 1914,661. Act relative to the limitation of property owned by charitable, etc.,

corporations, 1915, 209.

Sect. 2 amended, 1915, 213. Charter may be revoked in certain cases, 1902, 524; 1907, 336, 337 § 3. (See 1915, 203.)

SECT. 4. Act to regulate changes in location of certain corporations, 1907, 337. (See 1906, 291 § 10.)

SECT. 5 amended, 1910, 181.

SECT. 8 affected, 1915, 209.

SECT. 13. See 1902, 430; 1903, 275; 1914, 778. SECTS. 17, 18 in part repealed, 1906, 463 I §§ 46, 47, 68. (See 1909, 514 § 135; 1911, 751 II § 12, V § 4.)

Sect. 19 repealed, 1906, 463 I §§ 48, 68. (See 1909, 514 § 135.)

SECT. 20 et seq. See 1904, 248; 1905, 211, 216; 1906, 275; 1910, 567; 1912, 445.

Sect. 22. See 1905, 216; 1906, 275.

Chapter 126. — Of Foreign Corporations.

This chapter, except section 8, is repealed so far as it applies to corporations subject to 1903, 437. 1903, 437 §§ 56-70, 95; 1905, 233, 242; 1906, 346 § 2, 347; 1914, 661. (See 1902, 349, 463; 1904, 207, 261, 442; 1905, 156, 222; 1906, 271 § 7, 372; 1910, 343; 1914, 770; 1915, 238.)

Foreign banking associations or corporations, 1906, 66, 204 § 3, 347. (See 1902, 463.)

Act relative to the taxation of foreign corporations, 1914, 724.

Act relative to false reports or statements concerning corporations, 1914, 661.

Act to provide for the taxation of transfers of stock, 1914, 770; 1915, 238. Act relative to service of process on foreign insurance companies, 1914, 626. Prompt payment of workmen's compensation benefits by foreign insurance companies, 1915, 183.

SECT. 1. See 1914, 742 § 172.

SECT. 4. See 1905, 242; 1906, 269; 1914, 626.

SECT. 6. See 1903, 437 § 66; 1905, 233; 1914, 661.

SECT. 9. See 1906, 269.

SECT. 11 affected, 1914, 742 §§ 172, 199.

SECTS. 12, 13. See 1909, 490 III § 54; 1914, 661; 1915, 167.

Chapter 127. — Of the Alienation of Land.

Act to authorize conveyances between husband and wife, 1912, 304.

Acts to shorten forms of deeds, etc., 1912, 502; 1913, 369.

Act relative to sale of real estate within the commonwealth by certain non-resident married women, 1914, 477.

SECT. 1 affected, 1910, 376. (See 1912, 271.)

SECTS. 1-6. Signature of married woman under twenty-one to conveyance of husband's land has same validity as if she were over that age, 1902, 478.

Final decree in equity for conveyance of real estate to have force and effect of a deed in certain cases, 1910, 376. (See 1911, 284 § 3.)

SECT. 5. See 1907, 225.

SECT. 7. See 1910, 376.

SECT. 8 amended. "Special commissioners" added, 1902, 289.

Sects. 12-16. See 1907, 294.

SECT. 29 amended, 1914, 108.

SECT. 30. See 1912, 360.

SECT. 31. See 1915, 151 § 6.

SECT. 34 revised, 1908, 149. (See 1907, 294; 1909, 160, 198.)

Chapter 128. — Of the Registration and Confirmation of Titles to Land.

Name changed to "Land Court," jurisdiction enlarged and proceedings regulated, 1904, 448; 1905, 195, 249, 288; 1906, 50, 344; 1910, 560; 1914, 696; 1915, 112, 223. (See 1905, 291, 296; 1912, 304, 502; 1913, 815 § 8.) Act to permit transfer of actions to and from the superior court, 1911,

Act relative to the execution of certain decrees in equity, 1910, 376.

Act relative to summary process for possession of registered land, 1914, 146.

Act to authorize filing of notices of federal tax liens with assistant recorders of the land court, 1915, 120.

Act relative to powers of land court in respect to equitable restrictions on land, 1915, 112.

Act relative to the jurisdiction of the land court in re sales and takings of land for taxes, 1915, 237 §§ 3-15 inclusive.

SECT. 1 amended, 1904, 448 § 10; 1905, 249 § 1; 1910, 560 § 3. (See 1906, 344; 1911, 433.)

SECT. 7. See 1907, 225 § 3.

SECT. 10. See 1908, 195, 469; 1914, 615.

Sect. 12. Salaries changed, 1904, 386; 1906, 416; 1913, 738. Provision for retirement of judges on a pension, 1908, 179.

SECT. 13 revised, 1910, 560 § 1. (See 1902, 458; 1904, 448 §§ 3, 8; 1905, 249, 288, 291; 1907, 225 § 3; 1915, 112 § 3.)

SECTS. 13-17. See 1904, 448 § 3; 1905, 249, 288, 291; 1915, 112 § 3.

SECT. 14. See 1910, 376.

SECT. 16 superseded, 1914, 696.

SECT. 18 amended, 1905, 249 § 2. Affected, 1906, 50 § 3. (See 1905, 296 § 2.)

SECT. 28. See 1907, 225 § 3.

SECT. 29. See 1904, 448 § 6.

SECT. 31. See 1907, 204.

SECT. 32 amended, 1906, 452 § 1. SECTS. 34, 36, 37, 40. See 1910, 376.

SECT. 35. Compensation of masters, 1905, 195.

SECT. 36 amended, 1910, 245. SECT. 37 amended, 1910, 560 § 4.

SECT. 38 amended, 1911, 9; 1915, 290. Relative to equitable restrictions, etc., 1915, 112.

SECT. 39. See 1915, 112.

SECT. 40. See 1904, 448 § 4.

SECT. 55. See 1907, 225 § 3.

SECT. 58. See 1915, 112.

SECT. 59. See 1907, 351; 1909, 160; 1910, 273.

SECT. 61. See 1907, 294.

SECT. 62 amended, 1905, 296 § 1. Limited, 1905, 296 § 2.

SECT. 69. See 1915, 112, 263.

SECT. 70. See 1915, 120 §§ 2, 3, 292 § 2.

SECTS. 79, 80. See 1915, 237 § 15.

SECT. 89. See 1904, 317, 443; 1915, 263.

SECT. 109. See 1905, 249 § 3; 1915, 237 § 12.

Chapter 129. — Of Estates for Years and at Will.

As to payment of legacy tax on estates where there is an intervening estate for life or a term of years, see 1902, 473; 1904, 421; 1907, 563 §§ 4-7; 1909, 490 IV §§ 5-7, 527 §§ 2-4.

SECT. 5. See 1915, 146 §§ 2, 3. SECT. 6 affected, 1915, 151 § 7.

Chapter 131. — Of Homesteads.

Act relative to the sale or transfer of homestead estates by order of the probate court, 1915, 28.

Probate court may grant to wife, living apart from husband, or to his minor children under custody of another, the right to occupy his homestead estate, 1915, 28 § 2.

SECT. 4 amended, 1915, 28 § 1.

SECT. 6. See 1906, 129; 1911, 607; 1912, 714; 1913, 494 § 3, 595; 1914, 283; 1915, 129.

SECTS. 12, 13. See 1915, 151 § 6.

Chapter 132. — Of the Rights of a Husband in the Real Property of His Deceased Wife, and the Rights of a Wife in that of Her Deceased Husband.

Act relative to conveyances and will of a husband deserted by his wife, or living apart from her for justifiable cause, 1906, 129.

SECT. 1 amended, 1915, 134. (See 1902, 482.)

SECTS. 4, 5. Signature of married woman under twenty-one is valid, 1902, 678.

SECT. 9 amended, 1904, 306.

Chapter 133. — Of the Descent of Real Property.

Act relative to the descent of cemetery lots, 1914, 492.

Chapter 134. — General Provisions relative to Real Property.

As to payment of legacy tax on estates where there is an intervening estate for life or years, see 1902, 473; 1903, 276 § 1; 1904, 421; 1907, 563 §§ 4-7; 1909, 490 IV §§ 5-7, 527 §§ 2-4.

Acts to provide for short forms for deeds and mortgages, 1912, 502; 1913, 369.

Act relative to the sale of real estate within the commonwealth by certain non-resident married women, 1914, 477.

Act relative to the descent of cemetery lots, 1914, 492.

Act relative to contingent remainders, 1916, 108.

SECT. 10. See 1912, 271.

SECTS. 12, 13. See 1915, 237 § 15.

SECT. 14. See 1910, 376.

SECT. 18. See 1907, 351; 1909, 160; 1910, 273.

SECT. 20. See 1915, 112.

Chapter 185. — Of Wills.

Act relative to the descent of cemetery lots, 1914, 492. Act relative to contingent remainders, 1916, 108.

SECT. 5 amended, 1911, 246.

SECT. 7. See 1911, 246.

SECT. 12 amended, 1902, 160.

SECT. 16. If the probate court decrees that husband has been deserted by wife, or has left her for justifiable cause, wife may not waive provisions of his will, 1906, 129 § 1.

Sects. 22-24. See 1909, 198.

Chapter 136. — Of the Probate of Wills and the Appointment of Executors.

Act to authorize service by registered mail of citations from the probate court, 1915, 24.

SECT. 1 amended, 1905, 90.

SECT. 2 amended, 1912, 493. (See 1906, 129.)

SECT. 4 amended, 1907, 130.

Chapter 137. — Of the Appointment of Administrators.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 1 amended, 1914, 356, 702.

SECTS. 1, 2. See 1909, 490 IV § 22; 1911, 551.

SECT. 6 amended, 1911, 588.

SECTS. 10, 11. See 1910, 411.

SECT. 13 amended, 1908, 153.

Chapter 138. — Of Public Administrators.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 1 amended, 1908, 510, 621; 1913, 246.

SECT. 2 amended, 1907, 284 § 1. (See 1910, 411.)

SECTS. 3-5. See 1909, 114.

Sects. 6, 8. See 1915, 151 § 6.

SECT. 10. See 1910, 411.

SECTS. 10, 11. Public administrators may be authorized by probate courts to have charge of and to lease or sell real estate, 1903, 260 §§ 1, 2; 1905, 124 § 1. Sales made under 1903, 260 § 1, ratified, 1905, 124 § 2.

Chapter 139. — General Provisions relative to Executors and Administrators.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

Act relative to the settlement of estates of deceased persons, 1910, 411.

SECTS. 2, 3. See 1907, 549.

Sect. 5. See 1907, 563 §§ 8, 9, 23; 1909, 527 §§ 5, 9; 1911, 359.

SECT. 6. See 1909, 198; 1915, 151 § 6.

Chapter 140. — Of Allowances to Widows and Children, the Distribution of the Estates of Intestates and of Advancements.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 3, cl. 3 amended, 1905, 256.

Chapter 141. — Of the Payment of Debts, Legacies and Distributive Shares.

Act relative to suits against executors, administrators, trustees and guardians, 1911, 147. (See 1914, 699 § 7; 1915, 33, 61, 151.)

Acts relative to the taxation of legacies and successions, 1907, 563; 1909, 268, 490 IV, 527; 1910, 440; 1911, 551; 1912, 234, 678; 1915, 64.

Attachment of property of a deceased person restricted, 1907, 553.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 1 amended, 1914, 699 § 1.

SECT. 2 amended, 1904, 165; 1914, 699 § 2.

SECT. 3. Probate court may enforce payment on a decree of distribution, 1915, 151 § 4.

SECT. 6 amended, 1908, 313.

SECT. 9 amended, 1914, 699 § 3. (See 1915, 33.)

SECT. 9 et seq. affected, 1907, 549; 1911, 147; 1914, 699 § 3. Time limited within which real estate may be taken or sold for payment of debts, 1907, 549; 1915, 61.

SECT. 11 amended, 1914, 699 § 4.

SECT. 12 amended, 1914, 699 § 5.

SECT. 13 amended, 1914, 699 § 6. (See 1907, 563 § 4; 1909, 490 IV § 4, 527 § 2; 1910, 440; 1915, 152; 1916, 268 § 2.)

SECT. 17 amended, 1914, 699 § 7; 1915, 33.

SECT. 19 affected, 1915, 151 § 1. Rate of interest on legacies, 1915, 151 § 2.

SECT. 20 amended, 1914, 699 § 8.

SECTS. 21, 22. Probate court may enforce payment on a decree of distribution, 1915, 151 §§ 4, 5.

SECTS. 26, 27. See 1911, 147.

Chapter 142. — Of Insolvent Estates of Deceased Persons.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 1 amended, 1909, 297.

SECT. 2 amended, 1907, 257.

SECT. 3 amended, 1911 177; 1916, 18.

SECT. 9 amended, 1915, 13.

SECT. 16 amended, 1916, 19.

SECTS. 18, 19, 26. Probate court may enforce payment on a decree of distribution, 1915, 151 § 4.

Chapter 143. — Of the Settlement of the Estates of Deceased Non-residents.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 2 amended, 1904, 360. (See 1910, 411.)

Chapter 144. — Of the Settlement of Estates of Absentees.

Acts relative to the settlement of trust estates when beneficiary has disappeared for fourteen years, 1905, 326; 1906, 224.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 1 revised, 1903, 241; 1906, 224. (See 1902, 544 § 14.)

SECTS. 3-5, 7, 8. See 1902, 544 §§ 15-19; 1903, 241 § 3.

SECT. 4 amended, 1904, 206 § 1.

SECTS. 7-9 See 1909, 115.

SECT. 9 amended, 1906, 175.

SECT. 11 revised, 1903, 241 § 2.

SECT. 12. See 1902, 544 § 20; 1904, 206 § 2.

Chapter 145. — Of Guardianship.

Conservators of property of aged persons to have same powers, etc., as guardians of insane persons, 1915, 23.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

Trustees of Massachusetts training schools may act as guardians, 1915, 113 § 3.

SECT. 4 amended, 1902, 474; 1904, 163. (See 1902, 324; 1908, 286.)

SECT. 6. Repeal and substitute, 1909, 504 §§ 99, 101, 107; 1911, 206. (See 1907, 169 § 1.) Applies to conservators of property of aged persons, 1915, 23.

SECT. 7 amended, 1907, 169 § 2.

SECT. 9. Applicable to estates of persons under conservatorship, 1915, 23.

SECT. 10. See 1908, 75; 1915, 23, 151 § 6.

SECTS. 11-18. See 1915, 23, 151 § 6.

Sect. 20. Repeal and substitute, 1909, 504 §§ 104, 107. (See 1916, 239.)

SECT. 22. See 1915, 23.

SECT. 23 amended, 1906, 452 § 2.

SECT. 25 et seq. See 1911, 147; 1915, 23.

SECT. 27. See 1915, 151 § 6.

SECT. 28. See 1906, 501; 1909, 180; 1911, 456; 1915, 163.

SECT. 30 et seq. See 1908, 75.

SECT. 34. See 1915, 151 § 6.

SECT. 40 amended, 1903, 96; 1905, 127; 1907, 169 § 3; 1908, 116, 505; 1911, 206. (See 1909, 256.) Conservators to have powers of guardians of insane persons, 1915, 23.

SECT. 41 amended, 1910, 95. (See 1915, 151 § 6.)

Chapter 146. — Of Sales, Mortgages and Leases of Real Property by Executors, Administrators and Guardians.

Acts to shorten form of deeds, mortgages, etc., 1912, 502; 1913, 369. Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 1 et seq. Time limited within which real estate may be sold for payment of debts, 1907, 549. (See 1909, 198.)

SECT. 13. Repeal and substitute, 1909, 504 §§ 102, 107.

SECT. 16. See 1912, 360.

SECT. 17 affected, 1915, 151 § 7.

SECT. 18 amended, 1904, 217; 1906, 73; 1907, 236. Probate court may enforce payment on a decree of distribution, 1915, 151 § 5.

SECT. 25 amended, 1907, 219.

SECT. 26. See 1909, 160.

SECT. 32. See 1915, 151 § 6.

Chapter 147. — Of Trusts.

Act relative to suits against trustees, 1911, 147.

Acts relative to trustees of voluntary associations under written instruments, 1909, 441; 1916, 184, 269 §§ 12, 25.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 8. See 1915, 151 § 6.

SECT. 12 revised, 1916, 301.

SECT. 15 amended, 1907, 262.

SECT. 20 affected, 1915, 151 § 5.

SECTS. 21, 23. See 1916, 269 § 9.

Chapter 148. — Provisions relative to Sales, Mortgages, etc., by Executors, etc.

Public administrators may be licensed to lease or sell real estate, 1903, 260; 1905, 124.

Time limited within which real estate may be sold for payment of debts,

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Sect. 3. See 1907, 563 §§ 16, 17; 1909, 490 IV §§ 16, 17.

SECT. 5. See 1912, 360.

SECT. 9 affected, 1915, 151 § 5.

SECT. 11. See 1911, 147.

SECT. 14 revised, 1907, 447.

SECTS. 14-18. Probate court to have jurisdiction, 1903, 222.

Sect. 15. Certain proceedings of probate courts are confirmed, 1902, 538.

SECTS. 15, 16. See 1911, 588.

SECT. 24 amended, 1915, 63.

Chapter 149. — Of Bonds of Executors, Administrators, Guardians and Trustees.

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Service, by registered mail, of citations from the probate court authorized, 1915, 24.

Probate court authorized to fix and enforce payment of suretyship premiums, etc., 1915, 151 § 6.

Sect. 1. See 1909, 256. Cl. 4, see 1905, 326 § 7; 1906, 224; 1915, 151 § 6.

SECT. 2. See 1915, 151 § 6.

SECT. 6. See 1908, 295.

SECT. 9 limited, 1907, 576 § 61; 1909, 256. (See 1915, 151 § 6.)

SECTS. 10, 13, 14. See 1915, 151 § 6.

SECT. 15 amended, 1912, 161.

SECT. 20 et seq. See 1911, 147.

Chapter 150. — Of the Accounts and Settlements of Executors, Administrators, Guardians, Trustees and Receivers.

Act to regulate disbursements by trustees, 1907, 371. (See 1907, 563 §§ 8, 9.)

Act relative to suits against executors, administrators, trustees and guardians, 1911, 147.

Trusts for benefit of a city or town to be audited by city or town auditor,

1904, 322. (See 1910, 624 § 1.)

Acts relative to the settlement of trust estates when beneficiary has not been heard of for fourteen years, 1905, 326; 1906, 224.

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SECT. 2. See 1909, 490 IV § 23; 1910, 481.

Sect. 3. Probate court may direct the production of securities, documents, etc., and the replacing of property improperly disposed of, etc., 1915, 151 § 3.

SECTS. 4, 5. See 1910, 411.

SECT. 6 revised, 1913, 248.

SECT. 8. See 1907, 294; 1909, 160.

Sect. 10. See 1912, 360.

SECT. 15. See 1915, 151 § 6.

SECT. 17 amended, 1907, 438.

SECT. 19 affected, 1915, 151 § 5.

SECT. 20. See 1909, 490 IV § 23; 1910, 481; 1911, 191; 1916, 269 § 9.

SECT. 23. See 1910, 370.

SECT. 25 amended, 1906, 127.

Chapter 151. — Of Marriage.

Act to authorize conveyances of land between husband and wife, 1912, 304.

Act relative to the sale of land within the commonwealth by certain non-resident married women, 1914, 477.

SECT. 10. See act relating to marriages in another state in evasion of the laws of this state, 1913, 360.

SECT. 11. See 1902, 324, 474; 1904, 163; 1907, 390.

SECT. 14 revised, 1902, 310.

SECT. 16 amended, 1911, 736 § 1; 1912, 535. (See 1911, 736 § 6; 1913,

SECT. 17 amended, 1912, 120; 1913, 752 § 2; 1914, 121. (See 1912, 463, 535; 1913, 360 § 4.)

SECT. 18. See 1911, 136.

SECT. 20 amended, 1907, 159. (See 1911, 736 § 4.)

SECT. 23 amended, 1911, 736 § 2; 1912, 463 § 1; 1914, 428. (See 1911, 736 § 4.)

SECT. 25 amended, 1911, 736 § 3.

SECT. 37. See 1912, 535.

SECT. 40. Advertising to perform or procure performance of marriage ceremony is made punishable, 1902, 249.

SECT. 45. New section, 1914, 428 § 2.

Chapter 152. — Of Divorce.

Provision for investigation in suits for divorce or nullification, 1907, 390. Fee for service of libel, 1913, 611 § 1.

SECTS. 7, 8 affected, 1911, 121.

SECT. 13 amended, 1902, 544 § 21; 1914, 385.

SECT. 15 amended, 1911, 85.

SECT. 24. See 1906, 129.

SECT. 25. Court having jurisdiction may bring before it on habeas corpus any child whose care or custody is in question, 1902, 324. (See 1902, 474.)

SECT. 37. See 1912, 535. SECT. 39. See 1909, 49.

SECT. 41 amended, 1911, 127.

Chapter 153. — Of Certain Rights and Liabilities of Husband and Wife.

Act to authorize conveyances of land between husband and wife, 1912, 304.

Act relative to conveyances and will of a husband deserted by his wife or living apart from her for justifiable cause, 1906, 129.

Act relative to the sale of real estate within the commonwealth by nonresident married women abandoned by their husbands, 1914, 477.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

Probate court may grant to wife living apart from husband or to his minor children under custody of another, the right to occupy his homestead estate, 1915, 28 § 2. And such estate may be sold on execution to enforce decree for support of wife and children, 1915, 28 § 1.

SECT. 7 amended, 1910, 576.

SECT. 10. See 1910, 576.

SECTS. 15, 16. See 1902, 478; 1908, 75.

SECT. 31 et seq. See 1906, 501; 1914, 477.

SECT. 33. See 1902, 324; 1903, 334; 1905, 307; 1906, 129, 501; 1909, 180; 1911, 456; 1912, 310; 1914, 520; 1915, 28.

SECT. 37. See 1915, 28.

Chapter 154. — Of the Adoption of Children and Change of Name.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 2 amended, 1902, 544 § 22; 1904, 302.

SECT. 3 amended, 1907, 405.

SECT. 4 amended, 1915, 53.

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Sect. 5 amended, 1905, 263 § 1. (See 1906, 306 § 2, 372, 377 § 2, 433 § 7; 1909, 33; 1913, 719 § 21; 1916, 269 § 13.)

Sect. 7. Acts relative to exceptions, 1908, 177, 516; 1909, 236; 1911, 212; 1913, 716.

SECTS. 15, 16 amended, 1903, 54 §§ 1, 2; 1915, 107 §§ 1, 2.

SECT. 26 amended, 1911, 743 § 1.

SECT. 27 amended, 1914, 619.

Chapter 157. - Of the Superior Court.

Act to permit transfer of actions to and from the land court, 1911, 433.

Act relative to the appointment of interpreters for the superior court, 1914, 673.

Sect. 1. Number of associate justices increased, 1907, 286; 1911, 567. (See 1902, 383; 1903, 472 § 2.)

SECT. 2 amended, 1910, 555 § 1. (See 1908, 465.)

Sect. 3. Jurisdiction in certain cases transferred to the land court, 1904, 448 § 1; 1906, 50. (See 1903, 383 § 4; 1905, 195, 249, 288, 291; 1906, 344; 1911, 433; 1912, 317.) Provision for issue of habeas corpus in disputes as to care or custody of child, 1902, 324.

Sect. 4. See 1905, 263 § 1; 1906, 433 § 7, 434 § 2; 1908, 380; 1909, 33, 394 § 2, 433 § 4; 1911, 176 § 1, 461; 1912, 159, 394, 649; 1913, 719 § 21; 1916, 269 §§ 13, 20.

SECT. 5 repealed, 1910, 555 § 3.

SECT. 6. See 1905, 288; 1910, 560 § 2.

SECT. 7. See 1916, 243 § 1.

SECT. 8 repealed, 1910, 555 § 3.

SECTS. 9, 10. See 1911, 432 § 1.

SECT. 16. See 1911, 432 § 2.

SECT. 18. See 1907, 334; 1912, 459.

SECT. 21. Acts relative to exceptions, 1908, 177, 516; 1909, 236; 1911, 212; 1912, 317.

Sects. 21, 34, 35. Provision for certain incidental expenses, 1907, 80; 1914, 511.

Sect. 24. Sessions changed: Barnstable, 1902, 456 § 2. Berkshire, 1904, 38; 1912, 606. Bristol, 1916, 84. Essex, 1911, 430. Hampden, 1904, 144; 1907, 26; 1912, 712; 1913, 518. Hampshire, 1911, 254, 483. Middlesex, 1903, 97; 1909, 197. Northampton, 1911, 483. Plymouth, 1903, 54 §§ 3-5.

Suffolk, 1902, 456 § 1; 1903, 472 § 1. Evening sessions for naturalization, except in Suffolk, 1913, 390.

SECT. 27 amended, 1909, 193. (See 1912, 394.)

SECT. 28. See 1907, 176; 1909, 504 § 51.

SECT. 29 amended, 1912, 209.

SECT. 30 et seq. See 1908, 465 § 1.

SECT. 32. See 1913, 563 § 8.

SECT. 35 amended, 1911, 743 § 2. Provision for pensions, 1911, 527; 1912, 722.

Chapter 158. — Provisions Common to the Supreme Judicial Court and the Superior Court.

SECT. 4. See 1907, 204; 1910, 473; 1911, 136.

SECT. 9 amended, 1910, 555 § 2.

SECT. 10 amended, 1908, 179; 1910, 540 § 1.

SECT. 11 amended, 1910, 540 § 2.

Chapter 159. — Of the Equity Jurisdiction and Procedure of the Supreme Judicial Court and the Superior Court.

Act relative to the execution of certain decrees in equity, 1910, 376. (See 1911, 284, 339.) To the granting of injunctions and restraining orders, 1913, 515, 840; 1914, 778.

Act to permit transfer of actions between the superior and land courts, 1911, 433.

Act to permit certain judgment creditors to reach and apply insurance money, 1914, 464.

Act to limit the issuing of injunctions, 1914, 778.

SECTS. 1-3. See 1903, 383 § 4; 1905, 315; 1906, 306 § 2, 372, 377 § 2; 1908, 380; 1909, 177, 433 § 4; 1910, 98.

SECT. 3 amended, 1902, 544 § 23; 1910, 531 § 2. (See 1914, 464.)

SECT. 4. See 1914, 778.

SECT. 8 amended, 1909, 183.

Sects. 8-10. See 1909, 116; 1914, 778.

SECT. 11 amended, 1905, 107.

SECT. 12. See 1914, 778 § 1.

SECT. 14. See 1914, 778 § 1.

SECTS. 15, 16 repealed, 1913, 815 § 9.

SECT. 19 amended, 1911, 284 § 1. (See 1910, 376; 1911, 339.)

SECT. 21. See 1911, 339; 1914, 778.

SECT. 30 amended, 1911, 284 § 2. (See 1911, 339.)

SECT. 32. See 1911, 339.

SECT. 34 amended, 1911, 284 § 3.

Chapter 160. — Of Police, District and Municipal Courts.

Act to provide for retirement of justices, 1911, 682.

Acts relative to commitments to the industrial school for boys, 1909, 472 § 2; 1911, 605; 1914, 207.

Acts relative to jurisdiction and procedure in the municipal court of the city of Boston, 1912, 649; 1913, 430, 716; 1914, 35, 371, 409; 1916, 243 § 4.

Act relative to medical service for the criminal business of the municipal court of the city of Boston, 1915, 166.

SECT. 1. Jurisdiction extended: Fitchburg, 1904, 259; 1910, 258. Lawrence, 1914, 532. Lowell, 1904, 264. Lynn, 1911, 414 § 1. (See 1906, 489 § 4; 1907, 137, 411; 1909, 117; 1913, 457.) Limited, 1910, 258.

SECT. 2. New courts established: Boston juvenile, 1906, 489; 1907, 137, 411; 1916, 243 § 4. (See 1907, 158, 195.) Fourth Bristol, 1903, 214. Southern Essex, 1911, 414 § 1, 473. Third Essex, 1906, 299 § 1. Eastern Hampshire, 1903, 412. Lawrence, 1914, 532. Leominster, 1910, 207. Winchendon, 1904, 372 § 1. (See 1906, 240.) Western Worcester, 1902, 416 §§ 1, 2. Districts changed: Eastern Hampden, 1907, 110. Lynn, 1909, 117. First and fourth eastern Middlesex, 1909, 93. Nantucket, 1913, 508. Newburyport, 1902, 455. Central Worcester, 1902, 186. First and second eastern Worcester, 1902, 161. First northern Worcester, 1907, 98. SECT. 6 amended, 1909, 219; 1911, 473 § 1; 1912, 232.

Secrs. 6, 10, 13. Act to authorize disposal of certain old records, 1910, 287.

Secrs. 9-12. Clerk for second Essex, 1906, 240. Third Essex, 1912, Central Middlesex, 1905, 133. Assistant clerk, Roxbury District, 1914, 604. Williamstown, 1906, 351. Winchendon, 1906, 248. Eastern Worcester, 1905, 192. Second southern Worcester, 1906, 194. Assistant, western Hampden, 1913, 332 § 1.

SECT. 11 amended. Assistant may be a woman, 1908, 289. (See 1909, 357; 1912, 672; 1916, 261.)

SECTS. 12, 13. Provision for assistant clerks pro tempore, 1906, 256.

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SECT. 18 et seq. See 1916, 174.

SECT. 24 et seq. See 1903, 334 §§ 1-3; 1904, 282 § 3; 1906, 105 § 6, 489 § 4; 1908, 335 § 3; 1909, 181; 1911, 175, 176 § 1, 461; 1916, 174.

SECT. 25. See 1906, 413, 489; 1907, 137; 1908, 286; 1916, 243.

Sect. 28 revised, 1909, 442.

SECT. 33. See 1911, 432 § 1; 1913, 471 § 1.

SECT. 38. See 1912, 372.

SECT. 39 et seq. Sessions: Winchendon, 1904, 372 §§ 3, 4. Western Worcester, 1902, 416 § 4.

SECT. 40 amended, 1913, 471 § 3.

SECT. 41 affected, 1913, 289 § 2. SECT. 42 revised, 1913, 471 § 4. (See 1906, 451; 1910, 534 § 1; 1912, 649 § 2, 3; 1914, 35 § 2–4, 409.)

SECT. 44 amended, 1906, 166.

SECT. 48. See 1904, 453 § 5; 1910, 370.

SECT. 55 amended, 1912, 649 § 11; 1913, 430. Provision for pensions, 1911, 231, 682.

SECT. 56 revised, 1907, 179. (See 1908, 440; 1913, 612.)

SECT. 57 extended, 1913, 289 § 1. (See 1912, 649 § 12.)

SECT. 58. Additional assistants, 1906, 468; 1908, 418; 1912, 649 § 10; 1913, 446; 1916, 69 § 1. Clerical assistance, 1908, 440; 1909, 434; 1916,

71. Interpreters, 1912, 648; 1916, 109.

SECT. 59. Jurisdiction in certain juvenile cases transferred to the Boston juvenile court, 1906, 489 § 4. (See 1906, 499 § 5; 1907, 137, 411; 1908, 286; 1911, 175; 1913, 457.) Acts relative to jurisdiction and procedure in civil actions, 1912, 649; 1914, 35 §§ 2-4, 371, 409.

SECT. 61. See 1909, 271; 1910, 370, 373.

Sect. 62 amended, 1912, 497; 1914, 700 § 1. Additional officers, 1908, 191; 1912, 253. Provision for temporary court officers, 1912, 462.

SECT. 63 amended, 1914, 700 § 2. Officers attending sessions to wear

uniforms, 1914, 736.

Sect. 64 amended, 1909, 386; 1916, 69 § 2. (See 1912, 462.) Officers attending sessions to wear uniforms, 1902, 368; 1906, 355 § 2; 1914, 736. Messenger for municipal court of Boston, 1906, 192.

SECT. 65. See 1908, 195, 469.

SECT. 66 amended, 1908, 191; 1912, 462. (See 1913, 372.)

Sect. 67 in part repealed. Salaries classified and established, 1904, 453 §§ 1, 4; 1905, 339; 1906, 355 § 2; 1909, 357; 1910, 501; 1911, 414 § 2; 1912, 604; 1913, 414; 1914, 509, 532, 547, 604, 666, 686, 700; 1915, 286. (See 1902, 299, 320, 356, 360, 378, 416 § 3; 1903, 214 § 2, 412 § 2; 1904, 372 § 2; 1905, 133, 192; 1908, 637; 1911, 682; 1912, 462.) Boston juvenile, 1906, 489 § 2. Bristol, 1915, 286. Brookline, 1914, 509. Charlestown, 1909, 367; 1912, 672; 1916, 195. Chelsea, 1906, 325; 1914, 547. East Boston, 1907, 333; 1914, 700. Second Essex, 1906, 240. Central northern Essex, 1912, 563. Third Essex, 1906, 299 § 2. Franklin, eastern Franklin and eastern Hampshire, 1907, 128. (See 1904, 453 § 2.) Lawrence, 1908, 323; 1914, 532. Lee, 1905, 443. Lowell, 1905, 165. Lynn, 1911, 414 § 2. Marlborough, 1913, 483. South Boston, 1907, 324. Williamstown, 1906, 351; 1913, 414. Winchendon, 1904, 372 § 2; 1906, 248. Worcester, central district, 1904, 453 § 1 cl. A; 1914, 686. Municipal court of Boston, 1904, 454 § 1; 1905, 452; 1906, 192, 355, 449 § 1, 450, 468; 1908, 418; 1911, 231; 1912, 649 § 10; 1913, 488, 691, 726, 736; 1914, 666. (See 1902, 368.) Brighton, 1913, 748. Roxbury District, 1914, 604; 1916, 262, 263. (See 1912, 604.) West Roxbury District, 1912, 660. South Boston District, 1916, 261.

Allowance for clerical assistance: Authorized expenditures by county commissioners for clerical assistance in municipal, police or district courts within their respective counties, 1914, 690. First Barnstable, 1904, 331. Second Barnstable, 1906, 228. Brighton, 1909, 364. Second Bristol, copyist, 1908, 351. Brockton, 1906, 289. Boston, 1906, 449 § 2; 1908, 440; 1912, 499. Boston juvenile, 1908, 458. Brookline, 1909, 365; 1912, 336. Chelsea, 1904, 258; 1913, 526. East Boston, 1911, 454. (See 1907, 323.) First Essex, 1906, 196. Central northern Essex, 1912, 315. Eastern Essex, 1910, 253. Southern Essex, clerical assistance for the probation officer, 1914, 739. Hampshire, 1910, 224. Western Hampden, 1913, 332 § 2. Lynn, 1909, 368. First eastern Middlesex, 1910, 279. Second eastern Middlesex, 1913, 339. (See 1906, 195; 1908, 348.) Third eastern Middlesex

sex, 1909, 366. Nantucket, 1913, 508. Newton, 1909, 217. Roxbury, 1908, 475. West Roxbury, 1908, 395; 1911, 259. First northern Worcester, 1906, 197. Clerical assistance in connection with probation records, 1915, 254 § 2.

Sect. 68 repealed, 1904, 453 § 4. Provision for travelling expenses, 1904, 453 § 3.

Sect. 69. Compensation of special justices: Dukes county, 1902, 309. (See 1909, 504 § 48.)

SECT. 70. Compensation of assistant clerks pro tempore, 1906, 256.

SECT. 71. See 1907, 204.

Chapter 161. — Of Justices of the Peace and Trial Justices.

SECT. 3. See 1912, 163; 1913, 563.

SECT. 8. See 1908, 195, 469; 1914, 615.

SECT. 14 amended, 1902, 544 § 24.

SECT. 19. See 1912, 649 § 7.

SECT. 30 et seq. See 1910, 316; 1915, 101.

Chapter 162. — Of Probate Courts.

Service, by registered mail, of citations from the probate court authorized, 1915, 24.

SECT. 3. Jurisdiction extended, 1902, 371; 1903, 222, 248, 260; 1906, 129, 309, 508 § 12; 1908, 75, 590 § 56; 1910, 100, 411; 1913, 130; 1914, 108; 1915, 28 § 2, 151 § 1; 1916, 198. (See 1912, 70; 1915, 23.)

SECT. 4. Court may proceed by habeas corpus to determine question of care and custody of children in certain cases, 1902, 324.

SECT. 5 amended, 1910, 100. Affected, 1915, 151 § 1. (See 1902, 538.)

SECT. 19 amended, 1907, 266.

SECT. 30. Service of citations by registered mail authorized, 1915, 24.

SECT. 33 superseded, 1915, 151 § 8.

SECT. 38 amended, 1907, 129.

SECTS. 41, 42. See 1913, 815 § 8.

SECT. 46. Payment of appraisers' fees, 1915, 151 § 6.

SECT. 47 amended, 1905, 229.

SECT. 56. See 1911, 136.

SECT. 60. Changes in sessions: Bristol, 1914, 88; 1916, 73. Essex, 1908, 218. Hampden, 1905, 79; 1910, 262. Middlesex, 1907, 273; 1914, 134. Worcester, 1908, 227.

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SECT. 2 amended, 1902, 544 § 25.

SECT. 57. See 1915, 151 § 6.

SECT. 113. See 1910, 559 § 3.

SECTS. 122, 123. Certain deposits may be paid to the state treasurer, 1908, 168.

SECT. 130. See 1911, 339.

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Chapter 164. — Of Judges and Registers of Probate and Insolvency.

Act to provide for retirement of judges, 1910, 540. (See 1906, 474.)

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SECT. 26 amended, 1906, 261 § 1.

SECTS. 26, 27. See 1902, 397; 1907, 383, 389.

SECT. 30 amended, 1910, 389. Repealed, 1911, 126.

SECT. 35. See 1912, 271.

SECT. 37 amended, 1906, 181. (See 1914, 594; 1915, 140.)

SECT. 38 amended, 1913, 551.

Sect. 40 repealed, 1902, 544 § 28.

SECT. 44 amended, 1911, 216.

SECT. 51. See 1903, 415.

SECT. 55 amended, 1910, 516.

Sect. 60. Provision to prohibit unauthorized use of certain registered insignia, badges, etc., 1909, 514 § 32. (See 1902, 430; 1903, 275; 1904. 335; 1907, 232 § 3; 1908, 417 § 2.) And society titles, etc., 1908, 280. SECT. 61 amended, 1902, 544 § 29. (See 1902, 397.)

SECT. 65. Act to prohibit false marking of articles made of gold or metal resembling gold, 1907, 460. False statements to stock exchanges as to mining stocks, 1911, 492.

SECTS. 69, 70. See 1912, 271. SECTS. 71, 72. See 1910, 378.

SECT. 73. See 1903, 415.

SECT. 74. See 1910, 214 §§ 44-50.

SECT. 80. See 1906, 327.

SECTS. 85, 86. See 1904, 370 § 4, 390; 1905, 280 § 3; 1906, 463 III § 85. SECT. 86 revised, 1904, 396; 1906, 463 I § 66. (See 1908, 495.)

SECT. 91. See 1911, 173.

SECTS. 91, 99, 105, 106, 111, 121. See 1904, 444 §§ 2, 3; 1914, 239.

SECT. 99 amended, 1904, 444 § 1.

SECT. 100 amended, 1902, 544 § 30. (See 1905, 279 § 3.)

SECTS. 101, 102 repealed and superseded, 1915, 145 § 13. (See 1902, 544 §§ 31, 32; 1905, 279 § 3; 1908, 297 § 2.)

SECT. 103 repealed, 1908, 296 § 5.

SECT. 104 repealed and superseded, 1915, 145 § 13. (See 1905, 279 § 2; 1908, 296 § 2; 1910, 321.)

SECT. 106 amended, 1902, 544 § 33.

SECT. 108. See 1902, 57; 1905, 381; 1906, 268; 1909, 263; 1911, 474.

SECTS. 109, 113. See 1906, 327; 1912, 372, 482; 1914, 594; 1915, 140.

SECT. 112 amended, 1905, 434. Extended, 1911, 194; 1913, 404.

SECT. 115. See 1903, 158.

SECT. 116. See 1904, 505; 1914, 164, 284.

SECTS. 117, 118. See act to prohibit misuse of vessels used in sale of milk. 1906, 116.

SECT. 120 revised, 1905, 241.

SECT. 121. See 1912, 372.

Chapter 209. — Of Forgery and Crimes against the Currency.

SECT. 1 amended, 1909, 155 § 1.

SECT. 3 amended, 1909, 155 § 2.

Chapter 210. — Of Crimes against Public Justice.

Act to prohibit soliciting employment by attorneys at law, 1907, 443. (See 1909, 49; 1911, 85.)

Sects. 1-5. See 1912, 719 § 9.

SECT. 10. See 1913, 830 § 6.

SECTS. 14, 19. Act to prohibit conveying drugs or other articles to prisoners, 1905, 258.

SECT. 17. See 1907, 362.

SECT. 22 amended, 1909, 255.

SECT. 31. See 1914, 126.

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Act relative to actions against officers making arrests, or bystanders assisting officers, 1914, 126.

SECT. 9. The carrying of a pistol without a license, and of certain other weapons, made punishable, 1906, 172 § 2; 1908, 350, 583; 1911, 548 § 3; 1912, 391; 1915, 240. (See 1910, 565; 1911, 283.)

And sale of certain pistols and explosives, 1910, 565. And sale or rent of firearms, 1911, 495. Act to define extent to which peaceful persuasion is permitted, 1913, 690.

SECT. 11 repealed, 1911, 244 § 4. (See 1908, 209; 1911, 244 § 1; 1914,

795.)

SECT. 13 (new) added, 1911, 283. And repealed, 1911, 548 § 4.

Chapter 212. — Of Crimes against Chastity, Morality, Decency and Good Order.

Acts relative to offences against chastity, 1910, 424; 1914, 621.

Act relative to admission of persons under seventeen to dance halls and roller skating rinks, 1906, 384.

Uniform desertion act, 1911, 456; 1914, 520.

An act to require the use of underwater exhausts or mufflers on certain motor boats, 1909, 245. Power boats must show lights at night in certain waters, 1910, 397.

Act to protect the uniform of the United States, 1911, 460.

Act relative to breaking and entering places where poultry are confined,

1914, 594. (See 1915, 140.)

Advertising to perform or procure performance of marriage ceremony is punishable, 1902, 249. Failure to support wife or minor child, 1906, 501; 1908, 104; 1909, 180; 1911, 456; 1914, 520. False or fraudulent advertisements for labor or help, 1908, 217; 1909, 514 § 27. (See 1910, 445; 1914, 347.)

Act relative to the receiving of alms in public places in the city of Boston, 1909, 538.

Act relative to false imprisonment and arrest, 1914, 126.

Act relative to the support of destitute parents, 1915, 163.

SECT. 2 amended, 1910, 424 § 1.

SECT. 5 amended, 1913, 469.

SECT. 6 amended, 1910, 424 § 2. (See 1915, 180 § 3.)

SECT. 8 amended, 1910, 424 § 3.

SECT. 9 amended, 1910, 424 § 4.

Receiving earnings of and soliciting for a prostitute made punishable, 1910, 424 §§ 5-8; 1914, 621.

SECT. 16 amended, 1905, 316.

SECT. 20 amended, 1904, 120; 1913, 259. (See 1908, 386; 1913, 472.)

SECT. 23 revised, 1910, 367.

SECT. 36. See 1912, 372.

Sect. 37 revised, 1905, 384 § 1. (See 1905, 384 § 2.)

SECT. 39 revised, 1913, 620. (See 1910, 316, 356.)

SECT. 40. See 1908, 440; 1913, 612; 1914, 739.

SECT. 41. See 1906, 291 § 10.

SECT. 43. See 1911, 372; 1912, 283.

SECT. 45 amended, 1905, 307; 1906, 501; 1908, 104; 1909, 180; 1911,

456; 1914, 520. (See 1905, 338; 1906, 129.)

Sect. 46. Repeal and substitute, 1914, 743. (See 1903, 209; 1904, 224, 1906, 282; 1907, 251; 1909, 538 § 2; 1910, 316, 347, 356; 1911, 176 § 2; 1914, 654; 1915, 180 § 3.)

Sect. 47 amended, 1914, 654. (See 1910, 424 § 8; 1912, 372.)

SECT. 48. See 1915, 180 § 3.

Sect. 53 amended, 1906, 403. Extended, 1910, 436. (See 1910, 424 § 8; 1912, 372, 482.)

SECTS. 54, 55. See 1910, 316; 1915, 180 § 3.

SECTS. 56, 57. See 1904, 274, 318; 1905, 344, 348; 1908, 568.

SECT. 58. See 1908, 568.

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SECT. 59. See 1915, 180 § 3.

SECT. 61 amended, 1913, 114.

Sect. 70 et seq. See acts relative to disabled or diseased horses, 1906, 185; 1907, 363; 1908, 133; 1913, 281; 1915, 125. See, also, 1909, 302.

SECT. 73. See 1907, 490.

SECT. 76. See 1912, 384.

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SECT. 89. See 1908, 335.

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Provision for cleanliness of vessels from which milk is sold, 1906, 116, 323; 1908, 435, 570; 1909, 531; 1910, 462; 1913, 761. For regulating use of boats or bathing suits in great ponds, 1910, 400.

Spitting in certain public places and conveyances a punishable offence, 1906, 165; 1907, 410; 1908, 150. Throwing glass in highway, 1913, 214.

Throwing glass on or near bathing beaches, 1914, 76.

Sect. 2 amended, 1912, 263; 1913, 585. Sale or gift of certain harmful medicines, drugs, etc., restricted, 1906, 386; 1907, 180; 1908, 307; 1909, 375; 1910, 387, 541; 1911, 30, 289, 341, 372; 1912, 263, 283; 1913, 272, 585, 705; 1914, 694, 788; 1915, 159, 187; 1916, 78, 117. (See 1902, 327; 1903, 410; 1905, 220; 1908, 525 § 3; 1910, 172 § 1, 271, 416, 495; 1913, 722; 1915, 104.) Deleterious confectionery, 1913, 265.

Manufacture or sale of cocaine or articles containing cocaine, 1910, 387; 1915, 159, 187. (See 1906, 386 § 4; 1908, 307; 1909, 375; 1910, 416, 495.)

Advertisements describing certain diseases, 1908, 386.

SECT. 3 amended, 1909, 346 § 1. SECT. 4 revised, 1913, 647.

SECT. 9 repealed, 1914, 634 § 5. (See 1913, 650; 1914, 325.)

Chapter 214. — Of Crimes against Public Policy.

Provision against false or fraudulent advertisement for labor or help, 1908, 217. False returns to commissions, 1911, 184. Misuse of foreign flags, 1912, 197. (See 1913, 464, 604, 678, 818.) Throwing glass in highway, 1913, 214.

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To restrict picking wild berries or flowers or picnicking during certain months in Barnstable or Plymouth county, 1910, 478.

Acts relative to monopolies and discriminations in sale of articles or commodities in common use, 1908, 454; 1911, 503; 1912, 651; 1913, 709.

Act to require use of underwater exhausts or mufflers on certain motor boats, 1909, 245. Power boats must show lights at night in certain waters, 1910, 397.

Driving vehicle at night without a light, 1911, 578 §§ 5, 6.

Acts relative to use of moving picture machines and cinematographs, 1905, 176, 437; 1908, 565, 566; 1909, 281; 1911, 48, 440; 1912, 182; 1914, 1907, 1908, 1908, 1909, 1

196, 791; 1915, 169; 1916, 118. (See 1913, 280.)

Carrying a pistol without a license or other weapon is punishable, 1906, 172 § 2; 1908, 350, 583; 1911, 548 § 3; 1912, 391; 1915, 240. (See 1910, 565; 1911, 283.) And sale of certain pistols and explosives, 1910, 565. Sale or renting of firearms, 1911, 495. Act to define extent to which peaceful persuasion is permitted, 1913, 690.

Unsigned political advertisements and contributions in certain cases, 1907, 581; 1908, 483; 1910, 55; 1911, 422; 1913, 8 5 §§ 353, 354. Advertisements describing certain diseases, 1908, 386. Publishing false or exaggerated statements of affairs of corporations, partnerships, etc., 1911, 428.

As to mining stocks, 1911, 492.

Wilful printed misrepresentations as to merchandise or commodities, 1902, 397; 1907, 383; 1912, 489; 1914, 288; 1916, 149. (See 1909, 399 § 4.) And unauthorized or fraudulent use of certain insignia, badges, names or titles, 1904, 335; 1907, 232 § 3; 1908, 280, 417.

Act relative to the receiving of alms in public places in the city of Boston,

1909, 538.

Act relative to lease and sale of machinery, tools, implements and ap-

pliances, 1907, 469.

Illegal shooting or hunting, 1905, 317; 1907, 198; 1908, 402, 484; 1909, 262, 362. (See 1910, 478.) Unlicensed renting of boats or bathing suits in great ponds, 1910, 400.

Names of persons conducting business must be recorded in certain cases,

1907, 539; 1908, 316.

As to trading stamps or similar devices, see 1903, 386; 1904, 403; 1906, 523.

Act to prohibit bucketing and to abolish bucket shops, 1907, 414.

Corrupt influencing of agents, employees or servants is punishable, 1904, 343. (See 1911, 151; 1912, 533 § 3.) Act relative to sale of paint, turpentine and linseed oil, 1908, 531.

Act to prohibit soliciting employment by attorneys at law, 1907, 443.

(See 1909, 49; 1911, 85.)

Act relative to the solicitation of business on public walks, 1916, 289.

Act to regulate the transportation and sale of intoxicating liquors, 1916, 168.

Act to prohibit the pledge, mortgage, sale, assignment or transfer of pensions granted by the commonwealth or by any county, city or town, 1916, 75.

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SECT. 29 extended, 1902, 397; 1903, 386.

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Chapter 216. — Of Proceedings to prevent the Commission of Crimes.

SECT. 2. See 1913, 471 § 1.

SECT. 15. The carrying of a loaded pistol without a license, and of certain other weapons, made punishable, 1906, 172 § 2; 1908, 350, 583; 1911, 548 § 3; 1912, 391; 1915, 240. (See 1910, 565; 1911, 283.)

SECT. 22. See 1913, 471 § 1.

Chapter 217. — Of Search Warrants, Rewards, Fugitives from Justice, Arrest, Examination, Commitment, Bail and Probation.

Reports to be made of injuries of persons arrested, 1913, 236, 728.

Search warrants for and arrest of unnaturalized foreign-born residents in possession of shotguns or rifles, 1915, 240 § 4.

Search warrants and arrest under the law relating to certain drugs, 1916,

117. (See 1911, 372 § 1; 1912, 283 § 1; 1915, 159 § 1.) SECT. 1. See 1904, 367 § 2; 1905, 347 § 1; 1915, 240 § 4.

Secrs. 3-8. See 1905, 347 § 1; 1915, 240 § 3.

SECT. 7 amended, 1908, 370. (See 1915, 240 § 3.)

SECT. 9 amended, 1914, 521.

SECT. 11 et seq. Provision for identification of criminals, 1906, 293. (See 1905, 459; 1909, 504 §§ 50, 51; 1914, 558; 1915, 73.) Rendition of insane persons, 1909, 504 §§ 87–90.

Sects. 13-15. Rendition of insane persons, 1909, 504 §§ 87-90.

SECT. 22 et seq. See 1912, 372, 482; 1913, 471 §§ 1, 2.

SECT. 24 revised, 1912, 269.

Sect. 25. See 1909, 504 § 50; 1914, 558; 1915, 73.

Sects. 29, 30. See 1906, 489 § 7.

SECT. 33 et seq. See 1912, 325.

Sect. 34 amended, 1914, 465. (See 1906, 413 § 5; 1908, 286; 1911, 176 § 2; 1916, 243 § 1.)

SECT. 35 amended, 1904, 164. (See 1903, 236.)

Sects. 44-48. See 1911, 160.

SECT. 52. Male and female defendants not to be placed in same dock in certain cases, 1904, 218 § 1.

Sect. 56 amended, 1912, 226; 1914, 390. (See 1905, 110; 1906, 180,

Sects. 56-60. See act relative to applications for bail to masters in chancery, 1909, 235; 1911, 150.

SECT. 62 revised, 1906, 180. (See 1906, 187.)

SECT. 65. See 1906, 413 § 5; 1908, 286; 1916, 243 § 1.

SECT. 70. See 1910, 370.

SECT. 77 amended, 1906, 221; 1911, 160. (See 1910, 370.)

SECT. 79 amended, 1903, 236 § 1.

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1911, 8; 1913, 120, 121, 612; 1914, 739; 1915, 89.

SECT. 82 amended, 1910, 275; 1911, 8.

SECTS. 82, 83 affected, 1908, 637.

Sects. 83, 86. See 1906, 291 § 10.

SECT. 84 amended, 1911, 8. (See 1908, 440; 1911, 456 § 5, 6, 8; 1912, 264; 1913, 612; 1914, 739; 1916, 243 § 4.)

SECT. 84 et seq. Provision for restitution or reparation in certain cases,

1907, 335. (See 1905, 338; 1906, 413 § 9.)

SECTS. 85-90 repealed, 1908, 465 § 6. Provision for a commission on probation, and certain duties of probation officers, 1908, 465; 1912, 187; 1916, 243 §§ 1, 3. (See 1902, 196; 1908, 637; 1909, 216, 514 § 26; 1911, 8, 456; 1912, 310.)

SECT. 91 amended, 1910, 485.

Sect. 92 amended, 1910, 479. Provision for pensions, 1912, 723; 1916, 225.

SECT. 94 amended, 1906, 440; 1914, 491.

Chapter 218. — Of Indictments and Proceedings before Trial.

Act to authorize compensation in certain cases to persons confined while awaiting trial, 1911, 577.

SECT. 15. See 1906, 413 § 11.

SECT. 38. Act to provide that false pretences shall constitute larceny in certain cases, 1910, 378.

SECT. 58. See 1907, 158.

Sect. 60. See 1912, 325.

Chapter 219. — Of Trials and Proceedings before Judgment.

Male and female prisoners not to be placed in same dock in certain cases, 1904, 218.

Reports to be made of injuries of persons arrested, 1913, 236, 728.

SECT. 7 amended, 1909, 49.

SECTS. 11, 12. Repeal and substitute, 1909, 504 §§ 103, 107; 1910, 345; 1911, 604. (See 1904, 257; 1909, 274; 1911, 273.)

SECT. 13. See 1912, 325.

SECT. 14. See 1911, 176 § 2, 461.

SECT. 16. Repeal and substitute, 1909, 504 §§ 104, 107; 1916, 239. (See 1911, 595.)

Sect. 22 amended, 1905, 319; 1913, 652. (See 1906, 413 § 5; 1909, 504 § 51; 1911, 176 § 2; 1912, 325; 1916, 243 § 1.)

Sects. 27, 28. See 1910, 316.

SECT. 28 revised, 1909, 381; 1910, 244.

SECT. 32. See 1913, 563 § 2.

SECT. 35. See 1908, 177, 516; 1909, 236; 1911, 212; 1912, 317.

Chapter 220. — Of Judgment and Execution.

Provision for compensation in certain cases to persons confined while awaiting trial, 1911, 577.

SECT. 1 revised, 1912, 154; 1913, 653. (See 1905, 338; 1906, 413 § 5, 501 § 3; 1907, 335; 1908, 104; 1911, 456; 1916, 243 §§ 1, 4.)

SECT. 1 et seq. See 1910, 316.

SECTS. 3-7 affected, 1911, 176 § 2.

SECT. 4 amended, 1902, 544 § 34.

SECTS. 5, 14. See 1909, 312.

SECT. 7 amended, 1911, 179.

SECTS. 15, 16. Sentences to reformatory prison for women regulated, 1903, 209 §§ 1-3; 1906, 282; 1907, 251; 1910, 347; 1914, 635. (See 1910, 316; 1911, 595; 1913, 471 § 2.)

SECT. 16 superseded, 1914, 635. (See 1904, 224; 1906, 282; 1907, 251.)

SECT. 18. See 1906, 413 § 8; 1911, 176 § 2, 265; 1916, 243 § 3.

SECT. 20. See 1906, 261 § 2; 1910, 356.

SECT. 21 amended, 1904, 303. (See 1910, 316.)

SECT. 27 amended, 1908, 232. (See 1910, 316, 356.)

SECT. 29 revised, 1907, 252; 1910, 356.

SECT. 30. See 1910, 316, 356; 1911, 176 § 2.

SECT. 31 superseded, 1914, 310. (See 1910, 316, 356; 1911, 176 § 2.)

SECTS. 40, 44. See 1911, 274.

Chapter 221. — Of Fines and Forfeitures.

SECT. 2 amended, 1911, 250 § 1. (See 1909, 534 § 30; 1910, 525; 1911, 250 § 2.)

Chapter 222. — Of the Board of Prison Commissioners.

The provisions of this chapter are in part repealed and superseded by an act to abolish the board of prison commissioners and the boards of parole and to establish the Massachusetts bureau of prisons, 1916, 241. (See 1916, 249, 273.)

Provision for retiring and pensioning prison officers, 1908, 601; 1911, 673; 1916, 273. Act to create boards of parole and an advisory board of pardons, 1913, 829; 1915, 35, 141, 206; 1916, 241 §§ 1, 2, 5, 6, 9. (See 1914, 179.)

Provision for hospital for prisoners having tubercular disease, 1905, 355; 1906, 243; 1911, 194. For identifying certain persons held in prison, 1904, 241; 1905, 459; 1906, 293; 1910, 360. For storage facilities, 1911, 195.

Act relative to wages of laborers in employ of board of prison commissioners, 1914, 458.

Act to authorize prison commissioners to delegate certain authority, 1914, 571.

Act to establish grades for salaries of clerks and stenographers in the departments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, 2.

Sect. 1. Board abolished and bureau of prisons substituted, 1916, 241 § 1. (See 1908, 230; 1913, 829 § 8.)

SECT. 2 repealed, 1916, 241 § 9.

SECT. 3. See 1902, 196; 1903, 209 §§ 4, 5, 212, 452; 1905, 355, 459 § 2; 1906, 243, 293, 302; 1908, 230, 601; 1909, 514 § 26; 1910, 360, 454; 1911, 195, 451, 595; 1912, 562, 565; 1913, 759 § 4; 1914, 571; 1916, 241 §§ 7, 8, 249, 273.

SECT. 4 repealed, 1916, 241 § 9.

SECT. 5 repealed, 1916, 241 § 9. (See 1914, 526.)

SECT. 6. See 1905, 311 § 6; 1906, 412 § 5; 1907, 408.

SECT. 7. See 1906, 291 § 10.

Chapter 223. — Of the State Prison, the Massachusetts Reformatory and the Reformatory Prison for Women.

Sect. 3. Provision for retiring and pensioning prison officers, 1908, 601; 1911, 673; 1916, 273. For release of certain prisoners on parole, 1911, 451; 1912, 103; 1913, 829; 1915, 206; 1916, 241 §§ 1, 2, 5, 6, 9. (See 1915, 141.) Hours of labor, 1909, 514 §§ 53-55. (See 1908, 547.) Assistant deputies, 1910, 454. Removal of insane prisoners, 1909, 504 § 105; 1911, 604. Assistant engineers, 1916, 278. (See 1910, 345; 1911, 273.)

SECT. 5. See 1914, 615.

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SECTS. 8, 10. See 1908, 469; 1914, 615.

SECT. 14. See 1905, 355; 1906, 243, 302; 1915, 141.

SECT. 17 amended, 1906, 242.

SECT. 19. Salary changed: Deputy warden, 1911, 467. Physician and surgeon, 1908, 426. Watchmen, 1910, 430; 1911, 542; 1914, 554. Engineer, 1913, 436. Assistant engineers, 1916, 278. (See 1902, 454.) Turnkeys, 1914, 554.

SECT. 20. See 1910, 356.

Act providing for departments for defective delinquents, 1911, 595.

SECT. 21. Assistant deputy, 1910, 454.

SECTS. 23, 25. See 1908, 469, 601; 1914, 615.

SECT. 24. See 1907, 466; 1908, 195; 1910, 356.

Sect. 27 amended, 1910, 430; 1911, 542; 1912, 588; 1913, 496; 1914, 554.

SECT. 28. Sentences regulated, 1903, 209; 1906, 282; 1907, 251; 1910, 347; 1914, 635. (See 1913, 471 § 2.) Name changed, 1911, 181. (See 1904, 224; 1906, 282; 1910, 316, 345; 1911, 595.)

SECT. 29 amended, 1912, 380 § 1. (See 1906, 302.) Assistant deputy, 1910, 454.

SECT. 31. See 1908, 469; 1914, 615.

SECT. 34. See 1907, 466; 1908, 195.

SECT. 35. See 1914, 615.

SECT. 37 repealed, 1904, 205 § 1.

SECT. 39 amended, 1909, 303; 1912, 380 §§ 2, 3; 1913, 675.

Sect. 46. See 1912, 562.

Chapter 224. — Of Jails and Houses of Correction.

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Females convicted of felonies may be committed to jails or houses of correction, 1914, 635.

For compensation in certain cases to persons confined while awaiting trial, 1911, 577.

Certain advances authorized, 1912, 77.

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SECT. 4. See 1914, 635.

SECT. 5. Sheriff of any county except Suffolk may transfer prisoners from jail to house of correction, or vice versa, 1909, 312.

SECT. 8. See 1914, 635.

SECT. 16 amended, 1914, 34.

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SECT. 18. See 1905, 231; 1908, 547; 1909, 514 § 53.

SECT. 20 superseded, 1909, 514 §§ 55, 145.

SECT. 24 See 1906, 150; 1908, 469; 1914, 34, 615.

SECT. 26. See 1906, 302.

SECTS. 30, 31. See 1909, 271; 1912, 77.

SECT. 31. See 1908, 195.

SECTS. 34-37 repealed, 1904, 211.

Chapter 225. — Of the Officers and Inmates of Penal and Reformatory Institutions, and of Pardons.

Provision for compensation in certain cases to persons confined while

awaiting trial, 1911, 577.

Provision for retiring and pensioning prison officers, 1908, 601; 1911, 673; 1916, 273. For boards of parole and an advisory board of pardons, 1913, 829; 1914, 179; 1915, 35, 141, 206; 1916, 241 §§ 1, 2, 5, 6, 10.

Sheriffs to have custody of prisoners employed in reclaiming and culti-

vating land; 1913, 633 § 2; 1914, 180; 1915, 177.

Act to establish grades for salaries of clerks and stenographers in the de-

partments of the commonwealth, 1914, 605.

Act to require consent of governor and council for increases in salaries of state employees receiving one thousand dollars or more annually, 1916, § 2.

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SECT. 6. See 1910, 316. SECTS. 7-9. See 1907, 466; 1908, 195.

SECT. 9. See 1905, 211 § 1.

SECTS. 9-11. See 1911, 181; 1912, 597.

SECT. 10 amended, 1904, 214.

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§§ 53-55. (See 1905, 231; 1908, 547; 1913, 633.)

Act relative to making goods for use of public institutions by labor of prisoners, 1910, 414; 1915, 207. (See 1912, 565.) Reclaiming and cultivating land, 1913, 633, 759 § 4; 1914, 180.

SECT. 18 revised and extended, 1904, 241 § 1; 1905, 459 § 1; 1906, 293; 1910, 360.

SECTS. 20, 21. See 1906, 293; 1911, 181.

SECT. 28 amended, 1903, 207.

Sect. 29 revised, 1905, 244. (See 1913, 633, 759 § 4; 1914, 180; 1915, 177.)

SECT. 37 repealed, 1911, 193.

SECT. 41. See 1909, 312.

SECTS. 43-46. Provision for storage facilities, 1911, 195. (See 1912, 565 § 3.) Reclaiming and cultivating land, 1913, 633, 759 § 4; 1914, 180; 1915, 177.

SECT. 44. See 1912, 597; 1916, 273.

SECT. 45 amended, 1912, 565 § 1. Affected, 1910, 414; 1915, 207 §§ 1-3. (See 1912, 565 §§ 2-4; 1913, 724.)

SECT. 51 amended, 1903, 213.

SECT. 52. See 1912, 565 § 3.

SECT. 54 affected, 1915, 207 § 2. (See 1910, 414 § 2.)

SECT. 55 repealed, 1910, 414 § 6.

SECT. 56 amended, 1914, 669.

SECT. 57. See 1911, 195.

SECT. 64. See 1914, 33.

SECT. 65 amended, 1916, 183. (See 1906, 243; 1908, 469; 1911, 194; 1914, 615.)

Sect. 66 repealed, 1904, 243; 1916, 187. (See 1905, 258; 1911, 194; 1915, 260.)

SECT. 67. See 1908, 195.

SECT. 72 amended, 1904, 363 § 1.

SECT. 72 et seq. See 1905, 464; 1912, 562.

SECT. 80 et seq. See 1905, 355; 1906, 243, 302. Board may delegate to the chairman authority to remove and transfer prisoners, 1908, 230. (See 1909, 312; 1914, 571.)

SECT. 81 superseded, 1915, 184.

SECT. 86. See 1906, 282; 1907, 251; 1910, 347; 1914, 635.

SECT. 89 extended, 1909, 312.

SECT. 96 amended, 1905, 240; 1916, 76. (See 1915, 141, 206.)

SECT. 100. See 1905, 355 §§ 2, 3; 1906, 243, 302; 1911, 273.

SECTS. 101-103. Repeal and substitute, 1909, 504 §§ 105, 106; 1910, 345. (See 1906, 472; 1909, 274; 1911, 273.)

SECTS. 107-111. See act relative to expense of removing prisoners, 1906, 324.

SECT. 108 revised, 1903, 354. (See 1906, 324.)

SECTS. 113-115 affected, 1913, 829; 1915, 141, 206.

SECT. 115. Acts relative to release of certain prisoners on parole, 1911, 451; 1912, 103; 1913, 829; 1915, 141, 206; 1916, 241 §§ 1, 2, 5, 6, 9. (See 1912, 158.)

SECT. 117 amended, 1906, 244. Affected, 1915, 141, 206.

SECT. 118 affected, 1913, 829; 1915, 141, 206.

SECT. 119 amended, 1909, 132 § 1.

SECT. 120 amended, 1909, 132 § 2.

SECT. 121 amended, 1902, 227; 1912, 158. (See 1902, 196; 1911, 8.)

SECT. 124 revised, 1916, 3.

SECT. 128 amended, 1908, 251. Affected, 1915, 141, 206.

SECT. 129 revised, 1903, 452. (See 1903, 209 § 5; 1910, 347; 1915, 141, 206.)

SECT. 131. See 1906, 243 § 2.

SECT. 132 affected, 1913, 349, 829.

SECT. 136 amended, 1903, 212; 1909, 295; 1913, 492. (See 1909, 514

§ 26; 1913, 829 § 5; 1914, 179, 370.)

SECT. 137 amended, 1905, 235; 1909, 295; 1916, 249. (See 1913, 829 § 5; 1914, 179.)

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CHANGES IN THE GENERAL LAWS

PASSED SINCE THE ENACTMENT OF THE "REVISED LAWS"

Statutes of 1902.

55 See 1906, 487. R. L. 6. Affected, 1905, 381; 1906, 268; 1907, 521; 1915, 124. § 2 repealed, 1905, 381 § 10. (See 1909, 263; 1910, 150; 1911, 242, 474; 1914, 57 340, 341, 404; 1915, 80, 171.) R. L. 25, 26, 53, 101. 85 See 1905, 122; 1908, 441; 1911, 356. R. L. 92. 90 Repealed, 1907, 560 §§ 20, 456. (See 1903, 279 §§ 5, 16.) R. L. 11. Superseded, 1909, 490 I § 83; 1913, 226. R. L. 12. 91 106 Superseded, 1907, 576 §§ 15, 122; 1911, 429 § 4. R. L. 118. Repealed, 1906, 171 § 3. (See 1903, 253; 1911, 90.) R. L. 32. 108 109 Affected, 1907, 311. R. L. 25. See 1914, 792. R. L. 75. 110 See 1909, 490 I § 49. R. L. 12. 111 112 Superseded, 1909, 490 I § 17. R. L. 12. Superseded, 1909, 490 I § 15. (See 1911, 75.) R. L. 12. 113 See 1902, 534. R. L. 112. 114 115 Amended, 1911, 397. R. L. 62. §§ 1-3 superseded, 1912, 608 §§ 1-4. (See 1909, 474; 1911, 297 § 6, 116 381 § 1.) § 4 superseded, 1916, 49. R. L. 75, 89, 90. § 1 amended, 1907, 250 § 2. R. L. 92. 127 Amended, 1906, 314 § 2. (See 1903, 205; 1906, 263 § 1.) R. L. 91. 137 138 See 1902, 178; 1904, 367; 1906, 179 § 2, 255; 1914, 615. R. L. 56, 142 §§ 2, 3 repealed, 1904, 433 § 3. (See 1903, 365 § 1; 1904, 370; 1910, 328.) R. L. 32, 108. § 1 superseded, 1905, 245. (See 1910, 545 § 3; 1913, 552.) R. L. 92. 154 157 Repeal and substitute, 1907, 560 §§ 200, 456. (See 1903, 454 § 9; 1905, 386 § 6; 1911, 436.) R. L. 11. Superseded, 1905, 465 §§ 87, 194. (See 1908, 604.) R. L. 16. 158 165 Superseded, 1905, 406; 1906, 303. (See 1904, 366 §§ 2, 3; 1909, 262.) R. L. 92. 169 Superseded, 1908, 590 §§ 19, 20, 29, 37, 69. R. L. 113. § 1 amended, 1905, 206 § 1; 1911, 83. R. L. 100.

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- 177 Superseded, 1907, 139 § 2, 276. (See 1903, 120; 1905, 149; 1911, 294.) R. L. 6.
- 178 See 1904, 367; 1906, 179 § 2; 1907, 198, 299; 1908, 255, 488; 1910, 548; 1911, 614, 722 § 3. R. L. 91.

183 Superseded, 1909, 514 §§ 66, 145. (See 1911, 241.) R. L. 106.

187 § I amended, 1910, 554 § 1. § 2 amended, 1910, 193. § 3 amended, 1910, 554 § 2. Affected, 1915, 144. (See 1906, 291 § 4.) R. L. 102.

189 § 1 amended, 1909, 258. (See 1907, 238.) R. L. 75.

190 § 2 superseded, 1902, 544 §§ 10, 35. R. L. 75.

192 Affected, 1904, 381; 1907, 43; 1909, 468; 1914, 587. § 4 superseded, 1909, 468 § 1; 1912, 549; 1914, 587 § 1. (See 1903, 420 § 1; 1904, 381 § 1; 1908, 405; 1914, 311.) R. L. 79.

196 See 1908, 465 § 3. R. L. 217.

206 § 1 amended, 1906, 365 § 4. § 2 superseded, 1906, 365 § 2; 1915, 12. (See 1902, 213; 1907, 183.) R. L. 75.

211 Repealed, 1903, 279 § 18. R. L. 11.

213 § 1 amended, 1907, 386 § 1; 1909, 380. § 2 amended, 1907, 386 § 2. (See 1904, 395 § 2; 1907, 183; 1909, 391.) R. L. 75.

216 See 1904, 381 § 1; 1909, 468; 1914, 587. Ř. L. 79.

- 225 Superseded, 1907, 560 §§ 93, 456; 1908, 428. (See 1902, 492.) R. L. 11.
- 226 Amended, 1904, 127. (See 1904, 283.) R. L. 20, 102.

227 Amended, 1912, 158. R. L. 225.

- 228 §§ 2-7 repealed and superseded, 1914, 742 §§ 174-179, 199. (See 1903, 464; 1907, 54 § 2; 1908, 536 § 2; 1909, 318, 483; 1912, 233; 1914, 615.) R. L. 58, 121.
- 230 Amended, 1913, 622. (See 1902, 272; 1905, 275; 1914, 792.) R. L. 9, 75.

246 Affected, 1903, 280; 1904, 244. R. L. 47.

- 250 Superseded, 1909, 468 §§ 3, 17; 1913, 323; 1914, 587 §§ 3, 17, 18. (See 1902, 292; 1904, 381 §§ 17, 18.) R. L. 79.
- 251 Superseded, 1904, 381 § 3; 1909, 468 § 3; 1914, 587 § 3. R. L. 79.

253 Amended, 1904, 350 § 2; 1912, 382. R. L. 204.

256 Amended, 1913, 779 § 5. R. L. 46.

272 See 1914, 792. R. L. 75.

288 Superseded, 1906, 463 III §§ 38, 158. R. L. 112.

292 Superseded, 1904, 381 § 17; 1909, 468 § 17; 1914, 587 § 17. R. L. 79.

297 Repealed, 1916, 201 § 2. R. L. 84.

- 298 Superseded, 1906, 463 I §\$ 30, 31, 37, 68. (See 1902, 440; 1905, 408.) R. L. 111.
- 299 Superseded, 1904, 453 §§ 1, 6. R. L. 160.

308 Amended, 1915, 6. R. L. 19.

- 312 § 1, see 1903, 220 § 1; 1909, 471, 474, 476; 1911, 297; 1912, 248. § 2 amended, 1903, 220 § 2; 1908, 329 § 6; 1912, 248 § 2; 1916, 139. R. L. 75, 90.
- 313 In part superseded, 1905, 327. R. L. 66.

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- 399 Repealed, 1906, 463 III §§ 7, 64, 65, 158. (See 1906, 339; 1908, 266.) R. L. 112.
- 402 Superseded, 1906, 463 I §§ 2, 68. (See 1904, 96.) R. L. 111.
- 406 Amended, 1913, 435. R. L. 202.
- 411 Superseded, 1902, 544 §§ 4, 35; 1904, 451 § 1 cl. H. R. L. 20.
- 412 Increase, 1908, 327; 1912, 353. R. L. 164.
- 414 Amended, 1908, 126, 273; 1911, 328; 1914, 757; 1916, 146. (See 1907, 577; 1908, 333, 343; 1909, 423 § 5; 1910, 327.) R. L. 98.
- 416 § 3 in part superseded, 1904, 453 § 1. R. L. 160.
- 423 Superseded, 1909, 490 II § 44; 1911, 370; 1915, 237 § 1. (See 1905, 193 § 1.) R. L. 13.
- 430 Repealed, 1904, 335 § 3. (See 1903, 275; 1909, 514 § 32.) R. L. 72, 106, 208.
- 432 Superseded, 1906, 463 I §§ 2, 68. (See 1904, 429; 1906, 417.) R. L. 111.
- 433 In part superseded, 1906, 200; 1908, 427; 1911, 537; 1913, 396. (See 1913, 779 §§ 1, 4.) R. L. 42.
- 435 Superseded, 1909, 514 §§ 48, 145. (See 1908, 645.) R. L. 106.
- 436 Superseded, 1913, 637. R. L. 23.
- 438 §§ 1, 6 repealed, 1916, 296 § 9. (See 1909, 67; 1916, 296 § 5.) R. L. 9.
- 440 Superseded, 1906, 463 I § 29-45, 68. (See 1902, 298, 507; 1905, 408; 1908, 372 § 2; 1909, 429.) R. L. 111.
- 441 In part repealed, 1903, 437 §§ 27, 95. Affected, 1914, 742 §§ 30, 199; 1915, 299 § 4. (See 1914, 742 § 5.) R. L. 109.
- 443 Superseded, 1909, 490 II §§ 61, 62. (See 1905, 325 § 2.) R. L. 13.
- 446 Superseded, 1909, 514 §§ 11, 145; 1914, 681 § 1. (See 1904, 313 § 1.) R. L. 106.
- 449 Superseded, 1914, 742 §§ 109–111, 199. (See 1906, 218, 463 III §§ 60–63, 158.) R. L. 34, 112.
- 450 Superseded, 1909, 514 §§ 112, 145. (See 1906, 427; 1907, 193; 1908, 650.) R. L. 106.
- 453 § 2 amended, 1908, 304; 1910, 219 § 1. § 3 amended, 1910, 219 § 2. R. L. 57.
- 454 Superseded, 1908, 426. R. L. 223.
- 457 Superseded, 1907, 534 § 2; 1910, 465; 1911, 632. R. L. 62.
- 458 Superseded, 1910, 560 § 1. (See 1904, 448 §§ 3, 8; 1905, 249, 288.) R. L. 128.
- 462 Superseded, 1904, 451 § 1. R. L. 165.
- 463 Repealed, 1906, 347 § 5. (See 1906, 66 § 1, 204 § 3; 1908, 590 § 4; 1910, 343.) R. L. 115, 126.
- 471 Superseded, 1905, 157 §§ 3, 5; 1906, 460 § 2; 1910, 439. R. L. 7.
- 473 Superseded, 1907, 563 §§ 6, 26; 1909, 527 §§ 3, 8. (See 1903, 276; 1907, 452; 1908, 624; 1909, 490 IV §§ 6, 20; 1912, 678.) R. L. 15.
- 474 Amended, 1904, 163. R. L. 145.
- 483 Superseded, 1908, 590 § 68; 1909, 491 § 8. (See 1904, 210; 1906, 204, 463 III §§ 147–149, 158.) R. L. 112, 113.

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54 §§ 1, 2 amended, 1915, 107 §§ 1, 2. R. L. 156.

95 Superseded, 1912, 623 §§ 14, 18. R. L. 114.

96 Amended, 1905, 127; 1907, 169 § 3. (See 1908, 116; 1915, 23.) R. L. 145.

97 Amended, 1909, 197. R. L. 157.

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236 See 1904, 164. R. L. 217.

237 Superseded, 1911, 509 § 2. (See 1906, 117.) R. L. 122.

- 241 § 1 amended, 1906, 224. (See 1904, 206 § 1; 1909, 115.) R. L. 144.
- 245 Superseded, 1909, 396. (See 1905, 419; 1907, 307; 1908, 377; 1909, 362; 1910, 545; 1912, 388; 1913, 529; 1914, 453.) R. L. 92.

246 Amended, 1913, 439. R. L. 91.

- 247 Superseded, 1908, 604 § 162; 1911, 594 § 1. (See 1905, 465 § 145.) R. L. 16.
- 248 Superseded, 1907, 563 §§ 4, 26; 1909, 490 IV § 21, 527 §§ 2, 3, 8. R. L. 15.
- \$1 amended, 1906, 503 \$ 1.
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- 251 Superseded, 1907, 563 §§ 7, 26; 1909, 490 FV § 5, 527 § 8. (See 1904, 421.) R. L. 6, 15.
- 253 Affected, 1906, 171. § 1 amended, 1911, 90. R. L. 32.
- 255 Superseded, 1914, 742 §§ 100, 199; 1915, 20 § 1. R. L. 34.

256 See 1908, 353. R. L. 204.

260 § 1 amended, 1905, 124 § 1. R. L. 138.

274 Superseded, 1911, 285. (See 1907, 306.) R. L. 91.

- 275 Repealed, 1904, 335; 1909, 514 §§ 32, 145. (See 1907, 232 § 3.) R. L. 72, 208.
- 276 Superseded, 1907, 563 §§ 6, 26; 1909, 527 § 3. (See 1907, 452; 1909, 490 IV § 6.) R. L. 15.
- 279 Superseded, 1907, 560 §§ 69–76. (See 1903, 474; 1904, 245, 294; 1905, 318; 1906, 291, 444; 1907, 387, 429.) R. L. 11.
- 280 § 2 revised, 1904, 244 § 1. R. L. 47.

283 § 1, see Res. 1905, 2. R. L. 6.

287 Amended, 1907, 250 § 1. (See 1908, 484; 1909, 362.) R. L. 92.

291 Affected, 1905, 211 § 1. R. L. 9.

- 294 Superseded, 1904, 308. (See 1906, 239.) R. L. 91.
- 297 Superseded, 1906, 463 I §§ 62, 68. (See 1911, 635.) R. L. 111.
- 299 See 1904, 215; 1911, 384, 444. R. L. 38, 42.
- 301 Repealed, 1907, 550 § 133. R. L. 104.

305 Amended, 1906, 415. R. L. 29.

307 Re-enacted, 1909, 490 III § 26; superseded, 1915, 217. R. L. 14.

318 Repealed, 1907, 560 § 456. (See 1907, 429 § 13.) R. L. 11.

320 Superseded, 1909, 514 §§ 25, 26, 145; 1910, 63 § 1. (See 1908, 228.) R. L. 18, 19, 106.

321 Repealed, 1909, 504 § 107. R. L. 87.

323 Amended, 1911, 60; 1914, 605, 710. R. L. 10.

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- 465 See 1911, 463. R. L. 28.
- 467 Amended, 1907, 208. (See 1908, 195; 1914, 792.) R. L. 75.
- 471 § 1 in part repealed, 1904, 458 §§ 6, 7. R. L. 6, 79.
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- 473 (See 1905, 311, 366; 1906, 353, Repeal and substitute, 1909, 534. 412; 1907, 203, 408, 494, 580; 1908, 263, 467, 642, 648; 1910, 605; 1913, 803; 1914, 190, 420.) R. L. 47, 52, 54, 102.
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- 478 Superseded, 1906, 463 I §§ 37, 68; 1908, 390 § 1; 1911, 486. 1905, 408.) R. L. 111.
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- 96 Superseded, 1906, 463 I §§ 2, 68; 1910, 401. R. L. 111.
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- 334 Superseded, 1909, 514 §§ 45, 145. (See 1907, 560 §§ 447, 456.) R. L. 11, 106.
- 335 Superseded, 1909, 514 §§ 31, 32, 145. (See 1907, 232 § 3.) R. L. 72, 208.
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- 397 Superseded, 1909, 514 §§ 47, 145. (See 1906, 284 § 2; 1911, 313.) R. L. 106.

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- 429 Superseded, 1906, 463 I §§ 3, 68. (See 1914, 742 § 136.) R. L. 111.
- 430 Affected, 1906, 522; 1907, 451; 1908, 375; 1913, 610. (See 1908, 389; 1909, 410; 1911, 561.) R. L. 108.
- 432 Superseded, 1909, 514 §§ 59, 145. (See 1905, 213, 267; 1906, 284; 1907, 224.) R. L. 106.
- 433 § 1 in part repealed, 1905, 247 § 2, 461 § 2; 1913, 834. § 2, see 1908, 389; 1909, 432; 1910, 328, 588; 1911, 675. (See also 1914, 795.) R. L. 108.
- 435 Superseded, 1914, 742 §§ 136, 137, 199. R. L. 121.
- 439 Superseded, 1905, 465 § 14; 1908, 604 § 14. R. L. 16.

440 Superseded, 1907, 139 § 2. R. L. 6.

- 441 Superseded, 1906, 463 III §§ 41, 158; 1907, 402. (See 1908, 278.) R. L. 112.
- 442 § 1 superseded, 1909, 490 I § 84. Amended, 1909, 440 § 2. § 2 superseded, 1909, 490 III § 46. (See 1907, 395; 1908, 220.) R. L. 14.
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- 446 § 1 amended, 1907, 226. § 9 superseded, 1909, 497. § 13 amended, 1905, 128. R. L. 83, 87.
- 448 § 1, see 1906, 50, 344; 1915, 112. § 3 in part repealed, 1910, 560 § 5. (See 1905, 249 § 5, 288; 1914, 696.) § 6, see 1905, 195. § 8 revised, 1910, 560 § 6. § 9 repealed, 1912, 542. (See 1905, 286.) § 10 amended, 1905, 249 § 1; 1910, 560 § 3. § 11 added, 1905, 291. (See 1905, 249 § 4, 296.) R. L. 128, 173.

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- 154 Superseded, 1910, 421 § 2. (See 1908, 342.) R. L. 10.

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- \$ 1 repealed and superseded, 1915, 145 §§ 8, 13. (See 1908, 297 § 1.)
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 \$ 3 repealed and superseded, 1915, 145 §§ 10, 13. (See 1908, 296 § 4, 297 § 2.)
 R. L. 47, 53.
- 280 Extended, 1910, 588. Affected, 1910, 565; 1911, 477. (See 1914, 795 §§ 3, 6.) § 1 superseded, 1916, 162. (See 1908, 502 § 1; 1910, 223 § 1; 1913, 452.) § 2 amended, 1910, 223 § 2. (See 1910, 285, 588; 1914, 155.) R. L. 102.

281 § 1, see 1915, 49. R. L. 91.

- 282 Superseded, 1908, 629; 1909, 504 § 1. R. L. 87.
- 284 See 1911, 77. § 1 amended, 1911, 88. R. L. 100.

286 Repealed, 1912, 542. R. L. 173.

287 Superseded, 1907, 576 §§ 11, 122; 1911, 54, 315; 1912, 74. (See 1914, 464.) R. L. 118.

288 In part repealed, 1910, 560 § 2.

- 289 Repealed and superseded, 1915, 301. (See 1908, 294 § 2; 1909, 301; 1911, 377.) R. L. 76.
- 295 Amended, 1906, 329; 1907, 261; 1910, 332; 1911, 116. (See 1915, 254.) R. L. 217.
- 298 §§ 1, 2 superseded, 1908, 604 § 140. (See 1905, 465 § 120; 1906, 469 § 1, 504 § 9; 1907, 526 § 8.) R. L. 16.
- 303 § 1, see 1914, 272. § 2 amended, 1913, 112. R. L. 81.

304 Superseded, 1909, 514 §§ 115–118, 145. R. L. 106.

- 307 Superseded, 1911, 456; 1914, 520. (See 1905, 338; 1906, 501; 1907, 563 § 26; 1908, 104 § 1; 1909, 180.) R. L. 212, 220.
- 308 Superseded, 1909, 514 §§ 121–123, 145; 1910, 563; 1911, 727 § 22. (See 1906, 390; 1908, 605 §§ 7, 8; 1909, 317.) R. L. 106, 189.
- 310 Superseded, 1915, 259. (See 1906, 387, 414; 1907, 373 § 2, 465; 1908, 563; 1911, 562 §§ 3, 4; 1913, 209, 610 § 2; 1914, 467 § 5.) R. L. 102, 105.
- 311 Repeal and substitute, 1909, 534. (See 1905, 366; 1906, 353, 412; 1907, 203, 408, 494, 580; 1908, 263, 467, 642, 648; 1913, 803; 1914, 420.) R. L. 47, 52, 54, 102.

313 Superseded, 1907, 560 §§ 226, 227, 456. R. L. 11.

317 Repeal and substitute, 1911, 614. (See 1907, 198; 1908, 402; 1909, 262; 1910, 614; 1911, 235; 1912, 379.) R. L. 92, 102.

Chap. 318 Superseded, 1907, 560 §§ 73, 418. (See 1906, 291 § 18, 444 § 12; 1907, 387.) R. L. 11. Amended, 1913, 652. R. L. 219. 319 320 Amended, 1906, 383; 1913, 779 § 1; 1915, 81. (See 1911, 241; 1912, 191, 368 § 9; 1913, 467; 1914, 590.) R. L. 44. 322 Superseded, 1911, 270. R. L. 21. Amended, 1913, 791. (See 1909, 494.) R. L. 164. 323 Superseded, 1909, 490 II §§ 59, 61, 76. (See 1908, 226.) R. L. 13. 325 326 Affected, 1906, 224; 1909, 115. R. L. 144. 330 § 1 amended, 1912, 442 § 1. § 2 amended, 1908, 269; 1912, 442 (See 1909, 504 § 22.) R. L. 87. Superseded, 1908, 520 §§ 8, 9; 1910, 377, 399; 1914, 422. R. L. 116. 331 332 Superseded, 1907, 231. R. L. 21. 336 Superseded, 1913, 611 §§ 15, 18. R. L. 204. Superseded, 1912, 154; 1913, 653. (See 1906, 501 § 3; 1908, 104; 338 1911, 456.) R. L. 220. 339 Superseded, 1910, 501. R. L. 160. 341 Superseded, 1908, 385 § 2. (See 1907, 274; 1908, 335.) R. L. 102. 342 Repealed, 1913, 655 § 61. (See 1906, 105 § 1; 1908, 335; 1910, 143.) R. L. 102, 104, 108. 344 See 1905, 348; 1914, 792. R. L. 30, 81. 345 Repeal and substitute, 1913, 563. 347 See 1913, 610 § 2; 1914, 795 § 13. R. L. 104. Superseded, 1909, 504 §§ 49, 107. R. L. 87. 354 355 § 4 affected, 1915, 260 § 1. (See 1906, 243, 302; 1908, 230; 1911, 194; 1914, 571; 1915, 141, 206.) R. L. 223, 225. 366 Superseded, 1909, 534 §§ 17, 31. (See 1906, 353, 412; 1908, 263, 467; 1910, 525, 605; 1913, 803.) R. L. 25, 47, 52. In part repealed, 1907, 563 §§ 6, 26. (See 1908, 624; 1909, 490 IV 367 § 6, 527.) R. L. 15. 369 Amended, 1908, 434; 1912, 71, 352; 1914, 45. Affected, 1914, 370. (See 1907, 466; 1908, 178; 1909, 218, 514 § 15.) R. L. 6. § 1, see 1907, 340 § 2; 1908, 590 § 57; 1912, 70. § 2 superseded, 370 1910, 645. (See 1908, 288; 1909, 204 § 1; 1910, 555 § 3.) R. L. 201. Amended, 1911, 268 § 2; 1913, 779 § 4; 1915, 78. R. L. 44. 375 376 Superseded, 1906, 463 III §§ 74, 158. (See 1906, 339.) R. L. 112. Superseded, 1916, 242 § 3. (See 1906, 345; 1912, 192; 1916, 48.) 377 R. L. 65. 381 Affected, 1907, 521. § 2 superseded, 1909, 263 § 2. § 3 amended,

81 Affected, 1907, 521. § 2 superseded, 1909, 263 § 2. § 3 amended, 1906, 268 § 1; 1908, 591 § 1. § § 3-6, 9, 11 in part superseded, 1909, 263 § 2. (See 1915, 80, 171.) § 4 revised, 1906, 268 § 2; 1907, 521 § 1; 1910, 150; 1913, 600 § 2. § 5 amended, 1906, 268 § 3; 1907, 521 § 2; 1911, 474. § 6 amended, 1906, 268 § 4; 1908, 591 § 2; 1915, 124. (See 1914, 404.) § 7 amended, 1906, 268 § 5; 1907, 521 § 3; 1911, 242. (See 1914, 404.) § 10, see 916, 141. § 11 amended, 1906, 268 § 6. § 12 amended, 1907, 521 § 4. (See 1914, 340, 341.) R. L. 28, 75, 89, 101.

383 See 1907, 550. R. L. 104.

384 § 3, see 1914, 126. R. L. 212.

386 Repealed, 1907, 560 § 456. (See 1905, 397; 1906, 298.) R. L. 11.

390 See 1913, 401; 1915, 263, 281. R. L. 48.

391 Superseded, 1905, 465 § 112. (See 1906, 504 § 9; 1908, 604 § 133.) R. L. 16.

397 Repealed, 1907, 560 § 456. (See 1906, 444.) R. L. 11.

400 Superseded, 1909, 504 §§ 14, 107. (See 1906, 316; 1914, 558; 1915, 73.) R. L. 87.

401 Superseded, 1907, 576 §§ 32, 122. R. L. 118.

406 Superseded, 1911, 356; 1912, 270. (See 1906, 303; 1908, 441; 1909, 272; 1910, 365; 1911, 236 § 2; 1914, 79.) R. L. 92.

407 Affected, 1908, 417. R. L. 91.

- 408 Superseded, 1906, 463 I §§ 32, 36, 37. (See 1908, 372 § 2, 390 § 1; 1909, 429; 1910, 498; 1911, 486.) R. L. 111.
- 410 Superseded, 1914, 742 §§ 101, 102, 113, 114, 120, 122, 125, 199. (See 1906, 411; 1908, 486.) R. L. 34.
- 414 Superseded, 1910, 472. (See 1907, 99; 1909, 508; 1912, 567.) R. L. 92.

417 See 1912, 110; 1913, 573. R. L. 91.

- 418 See 1908, 187 § 2; 1910, 651; 1911, 10; 1915, 50. R. L. 102.
- 419 Superseded, 1913, 529; 1914, 453. (See 1907, 307; 1908, 377; 1909, 396; 1910, 545; 1912, 388.) R. L. 92.
- 428 Affected, 1908, 493; 1916, 175. Extended, 1910, 338 § 1; 1913, 178. § 1 superseded, 1907, 377 § 1. (See 1906, 408 § 1.) § 2 revised, 1911, 358; 1912, 335. (See 1906, 408 § 2.) § 5 repealed, 1909, 287 § 1, 450. (See 1906, 408 § 3; 1907, 377 § 7; 1913, 179.) R. L. 70, 109, 111, 115.
- 432 Superseded, 1909, 504 §§ 45, 46. (See 1911, 395; 1915, 174.) R. L. 87.
- 434 See 1911, 194; 1913, 404. R. L. 208, 225.
- 435 Superseded, 1909, 504 § 75. R. L. 87.
- 436 See 1909, 504 §§ 7, 11, 33. R. L. 87.
- 437 Superseded, 1908, 566. (See 1909, 281; 1911, 48, 440; 1912, 182; 1914, 196, 791; 1915, 169.) R. L. 104.
- 443 § 1 amended, 1907, 128 § 2; 1912, 604. § 2 amended, 1907, 128 § 3; 1913, 414. R. L. 160.
- 445 Superseded, 1908, 330. (See 1907, 300.) R. L. 92.
- 447 Superseded, 1909, 504 § 29. R. L. 87.
- 458 Superseded, 1909, 504 §§ 71-74. R. L. 87.
- 459 See 1906, 293; 1910, 360. R. L. 225.
- 461 § 1, see 1911, 675; 1913, 834. R. L. 108.

464 See 1912, 562. R. L. 86, 223, 225.

- 465 Repealed, 1908, 604 § 209, and revised by 1908, 604. (See 1906, 198, 212, 273, 373, 423, 469, 504; 1907, 232 § 4, 305, 356, 526; 1908, 315, 317, 344, 354, 371, 434.)
- 468 See 1908, 604 § 174. R. L. 16.

- Superseded, 1907, 563 §§ 1, 26; 1909, 490 IV § 1, 527 §§ 1, 8. 1906, 436 § 1; 1907, 452; 1908, 624.) R. L. 15. 470
- § 1, see 1906, 387; 1907, 465 §§ 1, 14; 1909, 393 § 1. § 2, see 1907, 472 465 §§ 10, 11, 19. § 3, see 1907, 465 § 28, 537 § 5; 1908, 389, 563. (See 1913, 610.) R. L. 105, 108.

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§ 1 affected, 1906, 204 § 3, 347; 1908, 590 § 9. (See 1909, 491; 66 1910, 343, 399; 1912, 128.) R. L. 113, 115, 116.

67 See 1907, 225. R. L. 22.

Amended, 1907, 236. Affected, 1915, 151 § 5. R. L. 146. 73

Superseded, 1907, 560 §§ 348, 456. R. L. 11. 76

- Repealed, 1913, 655 § 61. (See 1908, 335; 1910, 143; 1913, 610.) 105 R. L. 102, 104.
- 107 Superseded, 1907, 355; 1910, 532. R. L. 102.

110 Amended, 1914, 392. R. L. 91.

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145 See 1914, 378, 693. R. L. 96.

147 Superseded, 1912, 134. (See 1911, 322; 1913, 501.) R. L. 165.

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158 § 1, see 1914, 792. R. L. 75.

- 159 Amended, 1907, 344; 1910, 608; 1916, 297 § 1. (See 1915, 296 § 2.) R. L. 19.
- 165 § 1 superseded, 1908, 150. (See 1907, 410 § 1.) § 2 amended, 1907, 410 § 2. R. L. 75, 213.

171 See 1911, 90. R. L. 32.

- § 1 amended, 1911, 548 § 1. § 2 amended, 1908, 350 § 1; 1911, 548 § 2. (See 1908, 583; 1912, 391.) R. L. 211, 214. 172
- 173 § 2 amended, 1908, 350 § 2, 583. R. L. 211, 214.

175 Affected, 1909, 115. R. L. 144.

179 Repealed, 1908, 488 § 3. (See 1910, 548.) R. L. 91.

180 See 1909, 235. R. L. 217.

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183 Amended, 1913, 316. R. L. 38.

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185 § 1 amended, 1913, 281. (See 1907, 363; 1908, 133; 1909, 302; 1915, 125.) R. L. 212. Limited, 1909, 235. (See 1911, 150.) R. L. 217. 187 Amended, 1906, 291 § 4. (See 1906, 384.) R. L. 102. 190 Superseded, 1913, 339. (See 1908, 348.) R. L. 160. 195 Superseded, 1908, 604 § 170. (See 1907, 232 § 4; 1908, 354.) R. L. 16. 198 200 § 1 amended, 1908, 427; 1911, 537; 1913, 396. (See 1906, 399; 1907, 213; 1911, 375, 731; 1914, 556.) R. L. 39, 42. 201 See 1911, 70. R. L. 189. 203 § 1 amended, 1914, 429. R. L. 168. Superseded, 1908, 590 §§ 2-7, 69. 204 (See 1906, 347, 377; 1908, 414, 520 §§ 10–13; 1909, 419 § 5, 491 § 2; 1910, 343, 399; 1911, 148; 1912, 90, 623; 1914, 537 § 2, 615; 1915, 231 § 4, 268 § 3.) R. L. 113–115. § 1 amended, 1907, 272. (See 1911, 624; 1915, 251.) R. L. 19, 108. 210 212 Superseded, 1908, 604 §§ 95-97. (See 1906, 504 § 6; 1907, 305 § 2.) 215 Amended, 1914, 379. (See 1907, 394; 1911, 163; 1914, 387.) R. L. 62. Superseded, 1914, 742 §§ 109, 199. (See 1906, 463 III § 60.) R. L. 34. 218 219 § 1 affected, 1912, 360. § 2, see 1909, 160. R. L. 187. 221 R. L. 217. Amended, 1911, 160. Superseded, 1915, 292 §§ 9, 13. Revived in certain cases, 1916, 163. 223 (See 1907, 490 § 1; 1909, 237 § 1; 1911, 150.) R. L. 197. 224 See 1909, 115. R. L. 144. 225 Superseded, 1906, 365 § 1. (See 1907, 183, 386; 1909, 391; 1911, 613; 1912, 151.) R. L. 75. § 1 amended, 1914, 489. R. L. 42. 231 232 Affected, 1910, 634; 1914, 667. R. L. 10. 233 Superseded, 1914, 334. R. L. 23. 235 See 1908, 195. R. L. 6. 239 See 1908, 492. R. L. 91. 241 Superseded, 1910, 533 § 2. (See 1909, 328; 1910, 533; 1911, 101, 118 § 2, 215.) R. L. 92. 243 See 1906, 302; 1911, 194; 1915, 141, 206. R. L. 225. 244 Affected, 1915, 141, 206. R. L. 225. Superseded, 1909, 514 §§ 102, 145. 250 (See 1907, 537 § 5; 1911, 603; 1912, 726 § 5; 1914, 328 § 1, 726.) R. L. 106. 263 Superseded, 1909, 377; 1910, 469. R. L. 91. Amended, 1913, 791. (See 1912, 332.) R. L. 164. Superseded, 1906, 463 I § 7, III § 158. Extended, 1908, 599. R. L. 265 266 111. 267 Superseded, 1906, 463 I § 6, III § 158. R. L. 111. § 1 amended, 1908, 591 § 1. (See 1909, 263; 1915, 80, 171.) § 2 superseded, 1907, 521 § 1; 1910, 150. § 3 amended, 1907, 521 268 § 2; 1911, 474; 1913, 600 § 2. § 4 amended, 1908, 591 § 2; 1915,

124. (See 1914, 404; 1915, 80, 171.) § 5 amended, 1907, 521 § 3; 1911, 242. (See 1913, 605; 1914, 340, 341, 404.) R. L. 25,

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274
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275
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281
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283
     Superseded, 1906, 463 II §§ 169, 258. R. L. 111.
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286
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288
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      Superseded, 1907, 560 §§ 311, 456. R. L. 11.
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- 322 Superseded, 1909, 490 III § 2. (See 1907, 564 § 2; 1908, 550 § 1; 1909, 430 § 1; 1912, 543.) R. L. 14.
- 323 See 1909, 531; 1910, 462; 1913, 761; 1914, 653. R. L. 62, 75.

324 See 1909, 504 § 103. R. L. 85, 87.

- 325 § 1 affected, 1914, 547. § 2 amended, 1907, 128 § 1; 1912, 563. R. L. 160.
- 329 Amended, 1907, 261; 1910, 332; 1911, 116. (See 1915, 254.) R. L. 217.

334 See 1909, 526. R. L. 76.

339 Superseded, 1906, 463 III §§ 76, 158. R. L. 112.

341 See 1908, 598. R. L. 84.

342 § 2 amended, 1910, 555 § 4. § 3 affected, 1908, 177; amended, 1911, 212. (See 1908, 516; 1909, 236; 1913, 716.) R. L. 173.

344 § 3 amended, 1910, 560 § 7. R. L. 128.

345 Superseded, 1916, 242 § 3. (See 1907, 571; 1912, 192; 1916, 48.) R. L. 65.

346 § 1 superseded, 1914, 198 § 7. R. L. 14, 109.

- 347 § 1 superseded, 1910, 343. (See 1908, 590 §§ 4–17; 1910, 399; 1912, 128.) R. L. 115.
- 349 Superseded, 1909, 490 III § 70. R. L. 14.

351 See 1913, 414. R. L. 160.

- 352 Superseded, 1909, 504 § 58. (See 1907, 432; 1911, 71 § 2.) R. L. 87.
- 353 Repealed, 1909, 534 § 31. (See 1906, 412; 1907, 494, 580; 1908, 263, 648; 1913, 803; 1914, 190, 420.) R. L. 47, 52, 54, 102.
- 355 § 1 amended, 1913, 488. (See 1914, 736.) R. L. 160.

356 Superseded, 1910, 460. R. L. 91.

360 § 1 superseded, 1916, 180. R. L. 75.

- 365 § 1 amended, 1907, 445; 1911, 613; 1912, 151; 1914, 647. Affected, 1914, 792. (See 1907, 183, 386, 474; 1909, 380, 391.) § 2 amended, 1915, 12. R. L. 75.
- 370 Superseded, 1909, 514 §§ 128, 145. (See 1908, 380, 457; 1911, 751; 1912, 172, 251.) R. L. 106.

371 § 1 amended, 1907, 215. R. L. 44.

372 See 1909, 490 II § 81, III § 58. R. L. 13.

373 Superseded, 1908, 604 § 103; 1912, 87. R. L. 16.

374 Affected, 1915, 180 § 1. R. L. 100.

- 377 Superseded, 1908, 590 §§ 16, 69; 1909, 491 § 4; 1914, 610. (See 1907, 533; 1910, 399; 1912, 128.) R. L. 113, 115.
- 383 Superseded, 1913, 779 § 1; 1915, 81. (See 1911, 241; 1912, 368 § 9; 1913, 467; 1914, 590.) R. L. 44.
- 385 See 1914, 692 § 6. § 2 amended, 1916, 160 § 1. (See 1909, 371 § 2, 514 §§ 1, 2; 1911, 158.) § 2 A, new section, added, 1916, 160 § 2. § 9, new section, added, 1907, 173. R. L. 83, 84, 107.
- 386 §§ 1, 2 superseded, 1907, 259 §§ 1, 3. §§ 3-5 repealed, 1910, 387 § 11; 1911, 341. (See 1907, 180, 259 § 2; 1908, 307, 525; 1909, 375 § 2; 1910, 271, 416; 1912, 263, 283; 1913, 705; 1914, 694, 788, 792; 1915, 187.) § 6, see 1910, 387 § 5, 416; 1911, 289, 341, 372; 1914, 694, 788; 1915, 159. R. L. 75, 213.

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- See 1906, 414, 521, 522; 1907, 373, 465; 1908, 563; 1909, 393 § 1, 387 410; 1911, 562; 1913, 209, 610. R. L. 105.
- 389 Repealed, 1913, 779 § 25. (See 1906, 413, 489; 1911, 176 § 2, 265; 1912, 368; 1913, 471 § 2.) R. L. 46, 86.
- In part superseded, 1909, 514 §§ 121–126; 1910, 563; 1911, 727 § 22; 390 1912, 675 § 6. (See 1908, 605 §§ 7, 8; 1909, 317.) R. L. 102, 189.
- Superseded, 1914, 792 §§ 168, 199. (See 1908, 529 § 4, 524; 1909, 477; 1910, 374; 1911, 349.) R. L. 110, 121. 392
- **393** . §§ 1, 2, 5 amended, 1913, 536. (See 1914, 641 § 2, 652 § 2.) R. L. 48, 50.
- 395 Amended, 1911, 507. R. L. 100.
- Superseded, 1907, 576 §§ 32, 122. 396 R. L. 118.
- 398 Superseded, 1912, 333. (See 1909, 283.) R. L. 21.
- 399 Repealed, 1913, 205. (See 1907, 213; 1908, 427; 1911, 375, 731.) R. L. 39, 42.
- 403 See 1907, 494; 1909, 534 § 19. R. L. 212.
- 408 Affected, 1908, 493; 1910, 338; 1913, 178; 1916, 175. § 1 revised, 1907, 377 § 1; 1913, 179. § 2 revised, 1911, 358; 1912, 335. § 3 revised, 1909, 287 § 2, 450; 1913, 245. (See 1913, 178.) R. L. 70, 111.
- 411
- Superseded, 1914, 742 §§ 114, 199. (See 1908, 486.) R. L. 34. Repeal and substitute, 1909, 534. (See 1907, 203, 408, 494, 580; 412 1908, 263, 467, 642, 648; 1910, 605; 1911, 250; 1913, 803; 1914, 190, 420.) R. L. 25, 52, 54, 102.
- 413 In part superseded, 1906, 489 § 4. Affected, 1907, 158, 195; 1908, 286; 1911, 595; 1913, 796. § 5 amended, 1916, 243 § 1. 1911, 176 § 2; 1913, 457; 1914, 465.) § 6 amended, 1916, 243 § 2. § 8 amended, 1916, 243 § 3. (See 1907, 223, 362, 411; 1911, 265.) § 13 revised, 1916, 243 § 4. § 14 amended, 1912, 187. (See 1907, 335; 1908, 465 §\$ 2, 3, 6, 637; 1909, 472 \$ 2; 1911, 605; 1913, 471 § 2; 1914, 207, 738.) R. L. 46, 83, 86, 160, 217.
- Superseded, 1907, 373 § 2; 1911, 562 § 4; 1913, 209; 1915, 259. 414 (See 1906, 522.) R. L. 102, 105.
- Superseded, 1913, 738. R. L. 128. 416
- Repealed, 1910, 401 § 2. (See 1906, 463 I §§ 2, 69.) R. L. 111. 417
- Superseded, 1909, 504 § 32. R. L. 87. 418
- 421 § 1 amended, 1910, 497 § 2. § 2 amended, 1911, 423. § 4 amended, 1907, 517 § 2. (See 1912, 201.) R. L. 100.
- 422 See 1914, 742. R. L. 67, 96.
- 423 Superseded, 1908, 604 §§ 92–95. (See 1907, 526 § 1; 1911, 449.) R. L. 16.
- 425 Affected, 1914, 792. (See 1907, 364.) R. L. 75.
- 427 Superseded, 1909, 514 §§ 112, 145. (See 1907, 193; 1908, 650.) R. L. 106.
- 433 Amended, 1913, 784 § 3. § § 8, 9, see 1914, 661. R. L. 109.
- Repealed, 1915, 72. R. L. 6, 102. 434
- Superseded, 1909, 514 §§ 1-8. (See 1907, 135; 1908, 306, 462, 485; 435 1909, 371.) R. L. 107.

Superseded, 1907, 563 §§ 1, 26; 1909, 490 IV §§ 1, 20; 527 §§ 1, 8. 436 (See 1907, 452; 1908, 624; 1909, 268 § 1.) R. L. 15.

437 Repealed, 1908, 534 § 2. (See 1909, 477; 1910, 374; 1911, 349.) R. L. 110. 121.

440 Amended, 1914, 491. R. L. 217.

444 Repealed, 1907, 560 § 456. (See 1907, 429.) R. L. 11.

449 § 1 amended, 1913, 736; 1914, 666. (See 1906, 450, 468; 1908, 418; 1912, 649 § 10; 1913, 726.) R. L. 160.

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- 99 Amended, 1909, 508 §§ 1, 3; 1910, 472. (See 1911, 198; 1912, 567.) R. L. 92.
- 117 § 1 amended, 1908, 142 § 1. § 2 amended, 1908, 142 § 2. R. L. **25, 26.**

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- 135 § 1 superseded, 1909, 514 § 7. (See 1908, 485 § 6; 1909, 371 § 2.) R. L. 106, 107.
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- Superseded, 1909, 514 §§ 104, 145; 1914, 557; 1915, 216. (See 1907. 164 537 § 5.) R. L. 106.
- 166 Repealed, 1909, 466 § 2. (See 1908, 284, 413; 1910, 564; 1911, 118, 172; 1914, 120.) R. L. 92.
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- Extended, 1916, 44. § 2 amended, 1910, 465; 1911, 632; 1912, 256. 534 (See 1908, 195, 469; 1909, 424 § 2; 1913, 592.) § 3 affected, 1909, 310; 1915, 190; 1916, 242 §§ 6-9. § 5, see 1914, 452 §§ 1-3. R. L. 62.

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537 § 1 superseded, 1914, 792. (See 1910, 523 § 1.) § 2 superseded, 1914, 792. (See 1910, 523 § 2.) §§ 3-5, see 1908, 325 § 3, 329; 1909, 514 §§ 89, 105, 106; 1910, 394, 405 § 1; 1911, 282, 603, 709; 1914, 792 § 5. § 5, see 1909, 514 § 78; 1911, 603 §§ 1, 4; 1912, 726 § 5; 1914, 792 § 5; 1915, 117. § 6 superseded, 1914, 792. (See 1910, 523 § 3.) § 7 superseded, 1914, 792. (See 1910, 405 § 4.) R. L. 75.

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- 543 Repealed, 1913, 835 § 503. (See 1907, 560 § 166; 1909, 356; 1910, 520.) R. L. 11.
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- 550 § 1 amended, 1913, 704 § 1. § 4 amended, 1914, 205 § 1. § 5 amended, 1914, 205 § 2. § 6 amended, 1910, 631. §§ 6-8, see 1914, 782 § 12. § 7, see 1913, 806. § 9 amended, 1914, 782 § 1; 1915, Sp. Act 352 § 1. § 10 amended, 1915, Sp. Act 352 § 2. § 12 amended, 1912, 369; 1914, 782 § 2. § 13 amended, 1914, 782 § 3; 1915, Sp. Act 352 § 3. § 17 amended, 1914, 782 § 4; 1916, 118. § 32 amended, 1914, 782 § 5. § 36 amended, 1914, 595. § 38, see 1914, 782 § 6. § 39 superseded, 1914, 782 § 7. § 40 superseded, 1914, 782 § 8. (See 1913, 704 § 2; 1914, 248.) § 43 superseded, 1914, 782 § 9. § 45 amended, 1914, 782 § 10; 1915, Sp. Act 352 § 4. § 68 amended, 1914, 628; 1915, Sp. Act 346. § 75 in part repealed, 1913, 586 § 3. § 105 amended, 1912, 370; 1913, 50. § 107 superseded, 1915, Sp. Act 352 § 5. § 111 amended, 1908, 336; 1909, 313. § 128 amended, 1913, 586 § 1. § 132 amended, 1913, 586 § 2. R. L. 104.

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579 Repealed, 1913, 835 § 503. R. L. 11.

580 Repeal and substitute, 1909, 534. (See 1908, 642, 648; 1913, 803; 1914, 190, 420.) R. L. 47, 52, 54, 102.

581 Repealed, 1913, 835 § 503. (See 1908, 483; 1910, 55; 1911, 422, 679.) R. L. 11.

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586 Superseded, 1909, 490 III §§ 72-79. (See 1908, 194, 615; 1909, 440 § 2.) R. L. 14.

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- 81 Amended, 1909, 488; 1910, 499 \$ 2; 1911, 205; 1912, 524; 1913, 489; 1916, 135. (See 1911, 251; 1912, 139.) R. L. 118.
- 83 Repealed, 1913, 835 § 503. R. L. 11.
- 85 Repealed, 1913, 835 § 503. R. L. 11.
- 91 Amended, 1915, 164. R. L. 25.
- 104 See 1909, 180; 1911, 456; 1912, 154, 264, 310. R. L. 212.
- 110 § 1 amended, 1909, 166. § 2 amended, 1913, 211. R. L. 164.
- 116 Amended, 1908, 505. (See 1911, 389; 1915, 23.) R. L. 116, 145.
- 120 Superseded, 1909, 490 I § 6; 1914, 598 § 26. (See 1909, 187.) R. L. 12.
- 121 Amended, 1911, 736 § 5. R. L. 151.
- 126 Amended, 1908, 273; 1911, 328; 1914, 757; 1916, 146. (See 1908, 333, 343, 385; 1909, 423 § 5; 1910, 327.) R. L. 98.
- 127 Repealed, 1915, 292 § 13. Revived in certain cases, 1916, 163. (See 1912, 649 § 1.) R. L. 197.
- 133 See 1909, 302; 1913, 281. R. L. 212.
- 149 See 1909, 160; 1910, 273. R. L. 127.
- 163 Affected, 1914, 742 §§ 58, 199. Amended, 1915, 205. R. L. 109, 121, 125.

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268 Superseded, 1909, 527 § 6. (See 1908, 550; 1909, 490 IV § 14; 1912, 678; 1913, 498.) R. L. 14, 15.

269 § 2 amended, 1912, 442 § 2. R. L. 87.

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273 Amended, 1911, 328; 1914, 757; 1916, 146. (See 1908, 333, 343, 354, 385; 1909, 423 § 5; 1910, 327.) R. L. 98.

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281 Repealed, 1913, 413 § 4. R. L. 100.

284 Superseded, 1910, 564; 1911, 172. R. L. 92.

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- 296 § 2 repealed and superseded, 1915, 145 §§ 2, 13. (See 1908, 297; 1910, 321, 363.) § 3 repealed and superseded, 1915, 145 §§ 3-5, 13. R. L. 47, 53.
- 297 § 1 repealed and superseded, 1915, 145 §§ 8, 13. § 2 repealed and superseded, 1915, 145 §§ 10, 13. R. L. 53.
- 299 Superseded, 1909, 490 II § 20. (See 1909, 512; 1911, 75.) R. L. 13.

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305 Amended, 1903, 324. (See 1910, 166; 1912, 221.) R. L. 51.

- 306 Superseded, 1909, 514 §§ 8, 9, 145. (See 1908, 462 § 5; 1909, 371 § 6.) R. L. 106, 107.
- 307 Repealed, 1910, 387 § 11. (See 1908, 525; 1909, 375; 1910, 271, 416; 1911, 289, 341; 1913, 705.) R. L. 75, 213.

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314 Amended, 1908, 387 § 2. (See 1909, 490 I §§ 57, 60, 62; 1912, 222, 312; 1913, 694.) R. L. 12, 14.

315 Superseded, 1908, 604 § 90. R. L. 16. 317 Superseded, 1908, 604 § 174. R. L. 16.

318 Superseded, 1909, 490 III § 59, 528 § 1. R. L. 14.

323 See 1914, 532. R. L. 160.

325 Affected, 1910, 543. (See 1909, 514 § 85; 1914, 792.) § 3, see 1912, 726 § 5. (See 1914, 792.) R. L. 106.

327 Increase, 1912, 353. R. L. 164. 328 Affected, 1914, 663. R. L. 164.

329 Amended, 1909, 474. (See 1914, 792 § 5.) § 2, see 1912, 726 § 5; 1914, 792 § 5. § 6 amended, 1912, 248 § 2; 1916, 139. (See 1908, 411; 1909, 471, 474, 476; 1911, 297; 1912, 248; 1914, 792.) R. L. 56, 75.

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487 Repealed, 1913, 655 § 61. (See 1909, 514 § 105; 1913, 610.) R. L. 106, 108,

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431 Superseded, 1911, 73. R. L. 164.

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436 Superseded, 1910, 627; 1911, 592. R. L. 89.

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444 Superseded, 1912, 507; 1915, 161. (See Res. 1911, 103.) R. L. 89.

449 Repealed, 1911, 366 § 2. (See 1909, 490 I § 101.) R. L. 12.

450 Amended, 1913, 245. (See 1910, 338; 1911, 358.) R. L. 70, 111.

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490 I in part superseded, 1916, 269 § 3, see 1913, 636. §§ 2, 4 affected, 1916, 269 §§ 11, 21. § 4 amended, 1914, 198 § 1. § 5 amended, 1910, 333; 1914, 83, 518; 1916, 144; affected, 1914, 761; 1915, 135. (See 1916, 269 §§ 4, 11, 12, 21, 299 §§ 3-5.) § 6 repealed, 1914, 598 § 26. § 7 amended, 1913, 473 § 2. § 8 amended, 1914, 629 § 1. § 10 amended, 1914, 629 § 2. §§ 10, 11, see 1911, 135. § 12, see 1910, 650. § 13 amended, 1914, 198 § 2. § 14 amended, 1914, 198 § 2. § 15 amended, 1914, 198 § 2; 1915, 237 § 23. (See 1911, 75; 1913, 676.) §§ 16–18, see 1914, 761 § 3; 1915, 135. § 23 amended, 1909, **516 § 2**; **1911**, **383 § 2**; **1912**, **238**, **621**; **1913**, **458**; **1914**, **198 § 2**; 1916, 271; affected, 1915, 137. (See 1902, 342 § 1; 1914, 761 § 3; 1915, 135.) § 26 amended, 1914, 198 § 2. § 27, see 1914, 761 § 3; 1915, 135. §§ 24–40, see 1909, 490 III § 7; 1910, 260. § 34, see 1914, 692 § 3. § 39 extended, 1916, 269 § 22. § 41 superseded, 1914, 198 § 5. (See 1914, 523 § 1; 1915, 40, 137 § 3; 1916, 269 § 12.) §§ 41-43, see 1909, 517 §§ 1, 2; 1912, 238, 621; 1914, 598 § 25. § 42 amended, 1909, 515 § 1. § 43 revised, 1916, 294 § 1. (See 1916, 130, 294 § 2.) §§ 46, 49, see 1912, 238. § 53 revised, 1913, 719 § 18. (See 1910, 521; 1915, Sp. Act 184 § 2.) § 54 revised, 1913, 649, 823. § 57 amended, 1914, 198 § 2. (See 1912, 312 § 1.) § 60, see 1912, 222; 1916, 281. § 62, see 1912, 312 § 2; 1913, 694; 1914, 598 § 14. § 70 repealed, 1913, 688 § 5. § 71 revised, 1916, 103. (See 1913, 688 § 1; 1914, 625; 1915, 237 § 21.) §§ 72–83, see 1916, 269 § 19. § 75 amended, 1909, 517 § 1. §§ 77–80, see 1916, 269 § 20. § 82, see 1910, 272. § 83 amended, 1913, 226. (See 1909, 517 § 2.) § 84 superseded, 1914, 198 § 5. § 85 amended, 1911, 89; affected 1916, § 86 amended, 1915, 237 § 17. § 88 amended, 1913, 599 § 1. (See 1912, 312 § 1.) § 93 superseded, 1914, 198 § 5, 689. (See 1913, 453 § 1; 1916, 281.) § 94 amended, 1914, 198 § 2. § 95, see 1916, 281. § 96 repealed, 1911, 308. § 100, see 1916, 171. § 101 superseded, 1914, 198 § 5; amended, 1914, 689. (See 1911, 366 § 1.) R. L. 12.

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II § 3 amended, 1914, 198 § 2. § 13 amended, 1909, 512; 1915, 237 § 22. § 14 amended, 1914, 198 § 2. § 19 amended, 1913, 599 § 2; 1916, 20. (See 1913, 824.) § 20, see 1911, 75. § § 21-24, extended, 1916, 269 § 18. § 24, see 1910, 531. § § 27-35 extended, 1916, 269 § 18; § 32 amended, 1913, 237. § 33, see 1912, 272. § 36 amended, 1914, 198 § 2. § 39 affected, 1912, 360; amended, 1913, 255. § 44 amended, 1911, 370; 1915, 237 § 1. § 45 amended, 1912, 390. § 50 amended, 1914, 198 § 2. § 51 amended, 1914, 198 § 2. § 52 amended, 1915, 237 § 24. § 55 amended, 1915, 237 § 2. § 59 amended, 1915, 237 § 20. § 68-70, see 1915, 56 § § 1, 5. § 76 repealed, 1915, 237 § 26. (See 1913, 824.) § 85, see 1912, 272. § 89 revised, 1913, 311. R. L. 13.

III Taxation of stock transfers, 1914, 770. §§ 1-7, see 1916, 269 §§ 3, 5-7, 9, 10, 12-23, 25, 26, 281, 299 §§ 3-5. § 2 amended, 1912, 543; 1913, 792. §§ 3–5, see 1912, 272; 1916, 176. § 4 amended, 1914, 198 § 2. § 5 amended, 1916, 173. § 6 amended, 1914, 198 § 2. § 7 affected, 1910, 260. § 8 amended, 1914, 198 § 2. (See 1916, 281.) § 9, see 1914, 742 §§ 136, 199. § 10 amended, 1913, 473 § 1. § 11 amended, 1914, 198 § 2. § 14 amended, 1914, 198 § 2. (See 1916, 281.) § 18 amended, 1914, 198 § 2. § 21 amended, 1912, 189. (See 1911, 618.) § 22, see 1916, 281. § 24, see 1916, 281. § 26 superseded, 1915, 217. § 33 amended, 1916, 227. § 35 amended, 1910, 235. § 36, see 1911, 339. § 37 amended, 1910, 216; 1911, 383 § 1. (See 1915, 233 § 2; 1916, 281.) § 39, see 1910, 385. §§ 39-44, see 1910, 456, 650. § 40 superseded, 1914, 198 § 6; 1915, 34. (See 1911, 379; 1912, 124, 457 § 1; 1915, 137; 1916, 281.) § 41, see 1916, 269 § 11. §§ 41–43 superseded, 1914, 198 § 6; 1915, 34. (See 1910, 270; 1912, 491; 1913, 453 § 2; 1914, 742 § 166; 1915, 137.) § 43, see 1916, 269 § 2. § 45 superseded, 1914, 198 § 6; 1915, 34. (See 1915, 137.) § 47 amended, 1912, 457 § 2. § 52, see 1916, 269 § 2, 281. § 54 amended, 1915, 167; 1916, 83. § 54 et seq., see 1914, 770; 1915, 238. § 56, see 1914, 724. § 58 amended, 1914, 198 § 2. § 59 superseded, 1914, 198 § 6; 1915, 34. (See 1909, 528 § 1.) § 62, see 1911, 339. § 64 superseded, 1914, 198 § 6; 1915, 34; affected, 1916, 299 §§ 1, 2. § 68 extended, 1916, 269 § 19, 299 § 4. (See 1910, 607 § 2; 1911, 478; 1914, 724 § 2; 1915, 137 § 1.) § 69, see 1914, 724 § 2. § 72 amended, 1914, 198 § 2. (See 1916, 281.) § 73 amended, 1914, 198 § 2. § 75 amended, 1914, 198 § 2. § 78 superseded, 1914, 198 § 6; 1915, 34. (See 1916, 281.) R. L. 12, 14.

IV § 1 revised, 1916, 268 § 1. (See 1909, 268, 527 § 1; 1911, 191; 1912, 678 § 1; 1913, 498.)
§ 2 in part repealed, 1912, 678 § 2. § 3 in part repealed, 1912, 678 § 2.
§ 3 in part repealed, 1912, 678 § 2; repealed as to parts not previously repealed, 1916, 268 § 3. (See 1911, 502 § 1.)
§ 4 revised, 1916, 268 § 2. (See 1909, 527 § 2; 1914, 699 § 6; 1915, 152.)
§ 6 superseded, 1909, 527 § 3; 1913, 689. (See 1911, 191.)
§ 7 superseded, 1909, 527 § 4.
§ 12, see 1912, 360.
§ 13 superseded, 1909, 527 § 5; 1911, 359. (See

1910, 440.) § 14 superseded, 1909, 527 § 6. §§ 15, 16 in part repealed, 1912, 678 § 2. § 16 superseded, 1909, 527 § 7. §§ 19, 20, see 1911, 191; 1912, 234; 1914, 462. § 21, see 1910, 440. § 22 amended, 1911, 551; 1915, 64. § 23 in part repealed, 1910, 481. (See 1916, 269 § 9.) § 24, see 1910, 440. § 25 amended, 1914, 563. (See 1909, 527 §§ 8, 10.) R. L. 15.

491 § 2, see 1911, 148; 1915, 231 § 1, 268. § 3 amended, 1912, 173. (See 1910, 399; 1912, 128; 1915, 268 § 3.) § 4 amended, 1914, 610. (See 1910, 343; 1915, 268 § 3.) § 6 amended, 1912, 171. § 7, see 1911, 228, 337, 389; 1915, 93. § 8 amended, 1912, 580; 1913, 291. R. L. 113, 115, 116.

492 Repealed, 1913, 835 § 503. (See 1913, 679.) R. L. 11.

493 See 1911, 251. R. L. 118.

494 Amended, 1910, 503; 1913, 791. R. L. 164.

499 See 1911, 251. R. L. 118.

502 § 1 amended, 1910, 558. R. L. 111.

504 §§ 2, 3 repealed, 1914, 762 § 9. §§ 4, 5 repealed, 1914, 762 § 9. 1911, 649.) § 7 repealed, 1914, 762 § 9. (See 1911, 334.) § 8 repealed, 1914, 762 § 9. (See 1914, 662.) § 10 repealed, 1914, 762 § 9. § 14 amended, 1914, 442 § 3; affected, 1915, 79 § 3. (See 1912, 679; 1914, 456; 1915, 170; 1916, 283.) § 15 amended, 1914, 358 § 3. §§ 18–20 repealed, 1914, 762 § 9. (See 1911, 649.) §§ 19– 22, see 1911, 480. §§ 24, 25 repealed, 1914, 762 § 9. § 28 et seq., see 1911, 273. § 29 amended, 1914, 473. (See 1911, 595 § 4; 1915, 136.) § 30, see 1915, 136. § 32 amended, 1916, 67. (See 1909, 526 § 5: 1911, 595 § 3.) § 34, see 1915, 136. § 41, see 1911, 595, § 9. §§ 42–45 extended, 1911, 395; 1915, 174. (See 1915, 136.) § 48, see 1911, 394, 595 § 3. § 49 revised, 1910, 420; 1911, 595 § 11. amended, 1914, 558 § 1; 1915, 73. (See 1911, 273; 1915, 136.) § 57 amended, 1911, 71 § 1. (See 1915, 136.) § 58 amended, 1911, 71 § 2. § 63 revised, 1916, 122 § 1. (See 1915, 136.) § 64 amended, 1916, 122 § 2. § 69 amended, 1911, 334 § 1. (See 1911, 334 § 2.) § 71 amended, 1914, 493. § 75 extended, 1916, 239. § 78 amended, 1916, 122 § 3. § 79 amended, 1916, 122 § 4. § 80 amended, 1916, 122, § 5. § 82 amended, 1915, 208. § 94 extended, 1911, 30. § 99 amended, 1911, 206. (See 1915, 23.) §§ 101, 102, see 1915, 23. § 103, 104, see 1915, 136. § 104, see 1916, 239. § 105 affected, 1910, 345; 1911, 604. (See 1911, 273.) § 106 amended, 1910, 122. (See 1915, 136.) R. L. 42, 83, 87, 145, 219.

508 § 3 in part repealed, 1910, 472. (See 1912, 567.) R. L. 92.

512 Repealed, 1915, 237 § 26. R. L. 13.

514 §§ 1-8, see 1910, 83. § 3 amended, 1911, 158. § 11 superseded, 1914, 681 § 1. (See 1910, 445; 1912, 545; 1914, 347; 1915, 108.) § 15 revised, 1913, 444. (See 1914, 370.) § 16 superseded, 1914, 681 § 2. § 17 amended; 1911, 241; 1912, 191; 1916, 95 § 1; in part repealed, 1913, 655 § 61. (See 1913, 619 § 5.) § 21 amended, 1914, 474. § 27, see 1910, 445; 1912, 545; 1914, 347; 1915, 108. § 28

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amended, 1912, 495. (See 1913, 690.) § 30, see 1910, 339; 1911, 111, 431. § 37 superseded, 1911, 494 § 1. (See 1911, 151.) § 38 superseded, 1911, 494 § 2. § 42 extended, 1911, 494; 1913, 822; 1916, 240 § 1. (See 1914, 623.) § 47 extended, 1911, 313; 1912, 452. (See 1911, 229; 1913, 365, 610 § 2.) § 48 revised, 1911, 484; 1912, 477; 1913, 758; 1915, 57; 1916, 222. (See 1911, 151, 313; 1912, 726 § 5; 1913, 610 § 2; 1914, 623; 1916, 145.) § 52 affected, 1911, 151; 1913, 619. § 56 revised, 1913, 779 § 14, 831 § 1. (See 1915, 70.) §§ 57–64 revised, 1913, 779 §§ 15-24; 1915, 70. § 57 amended, 1913, 779 § 15; 1916, 95 § 2. § 58, see 1915, 70. § 59 amended, 1913, 779 § 17; 1914, 580. (See 1910, 249, 257; 1911, 269, 310; 1912, 280; 1913, 330, 610 § 2; 1914, 316.) § 61 amended, 1910, 249; 1913, 779 § 19; 1915. 70. §§ 61–64, see 1913, 610 § 2. § 62, see 1912, 726 § 5; 1916, 145. § 66 revised, 1913, 779 § 23; 1916, 95 § 3. (See 1911, 241; 1913, 467.) §§ 67, 68, see 1912, 477. § 68, see 1911, 229. § 69, see 1913, 610 § 2. § 73 superseded, 1912, 96. § 74 affected, 1912, 479. (See 1911, 455; 1913, 806.) § 75 superseded, 1910, 404. (See 1912, 726 § 5; 1914, § 78 affected, 1912, 726; amended, 1915, 117. (See 1914, § 79 superseded, 1914, 328 § 1, 726. § 80 amended, 1910, 259 § 1. §§ 80-82, see 1913, 610 § 2. § 82 amended, 1910, 259 § 2. §§ 83, 84, see 1910, 543. § 89 affected, 1912, 726; amended, 1915, 116. (See 1914, 792 § 5.) § 90 amended, 1915, 69. § 93 superseded, 1914, 566. § 94 superseded, 1914, 328 § 2. (See 1912, 318.) § 96 in part repealed, 1913, 806 § 13. §§ 97–99 repealed, 1913, 655 § 61. (See 1913, 610 § 2.) § 100, see 1914, 795 §§ 3, 6. § 101, see 1911, 281. § 104 superseded, 1914, 557; amended, 1915, 216. § 105 repealed, 1913, 655 § 61. (See 1910, 345; 1911, 603; 1914, 792 § 5.) § 106, see 1911, 313. (See 1912, 726 § 5; 1914, 792 § 5.) amended, 1910, 350; 1911, 208, 249; 1914, 247; 1915, 75; 1916, 229; affected, 1915, 214. (See 1914, 370 § 1.) § 113 amended, 1916, 14. § 116 amended, 1911, 263. § 117, see 1913, 610 § 2. § 121 amended, 1916, 208 § 1. §§ 121-125 in part superseded, 1911, 727 § 22; 1912, 675 § 6. § 124 amended, 1916, 208 § 2. § 125 amended, 1910, 563. (See 1911, 727 § 22.) § 128 amended, 1915, 179. §§ 127-135, 141-143 limited, 1911, 751 I § 4. (See 1911, 751 I § 5, IV § 23; 1914, 553.) § 132 amended, 1910, 166 § 2, 611; 1911, 178, 751 II § 16; 1912, 251. (See 1912, 172.) §§ 136–140 repealed, 1911, 751 V § 4. § 144 repealed, 1913, 746 § 2. (See 1911, 751 § 18; 1912, 409, 726 §§ 5, 13; 1913, 610 § 2; 1916, 145.) § 145 amended, 1910, 63. R. L. 106–108.

516 See 1911, 382 § 2; 1913, 458; 1916, 271. R. L. 12.

524 Extended, 1916, 245. R. L. 28.

\$ 1 superseded, 1916, 268 § 1. (See 1912, 678 § 1; 1913, 498.) § 2 superseded, 1916, 268 § 2. (See 1914, 699 § 6; 1915, 152.) §§ 3, 5, 9 affected, 1910, 440; 1911, 191. (See 1914, 462.) § 5 amended, 1911, 359. § 7 in part repealed, 1912, 678 § 2. § 8, see 1914, 563. R. L. 15.

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- **528** Superseded, 1914, 198 § 6. (See 1911, 379.)
- 531 See 1910, 462; 1914, 653 § 4. R. L. 62.
- 534 Extended to motor vehicles for special or municipal purposes, 1915, 11. § 1 amended, 1914, 204 § 1; 1915, 16 § 1, 99; 1916, 260. § 2 amended, 1912, 400, 1914, 420. § 3 amended, 1910, 605 § 1; 1914, 204 § 2. (See 1916, 42.) § 4 amended, 1915, 16 § 2. § 5 amended, 1910, 605 § 2; 1914, 420. § 7 amended, 1915, 16 § 3. § 8 amended, 1910, 605 § 3; 1915, 10 § 1. § 9, see 1915, 87. § 10 amended, 1910, 605 § 4; 1914, 204 § 3; 1915, 16 § 4. § 12 amended, 1911, 37; 1915, 16 § 5. § 14 amended, 1910, 605 § 5; 1914, 190. § 16 amended, 1910, 605 § 6. § 18 amended, 1913, 116. § 17, see 1913, 803. §§ 18, 19, see 1915, 19. § 20 amended, 1913, 95; 1915, 16 § 6. (See 1915, 19.) § 21 amended, 1915, 16 § 7. (See 1914, 420; 1915, 19.) § 22 revised, 1916, 290. (See 1913, 123; 1915, 19.) § 23, see 1915, 19. § 24 amended, 1912, 123. § 29 amended, 1914, 695; 1915, 10 § 2, 16 § 8; 1916, 140; limited, 1916, 52. (See 1914, 420.) § 30 amended, 1910, 525; affected, 1914, 514 § 2. (See 1911, 250 § 2.) R. L. 47, 52, 54, 102.
- §§ 1, 3 in part superseded, 1910, 597; 1912, 518. § 4, see 1914, 287. 536 § 10 amended, 1914, 287. (See 1912, 726 § 5.) R. L. 102, 103, 108.
- 537 § 3 amended, 1913, 689. R. L. 15.
- Repealed, 1911, 471 § 11. R. L. 42, 86. **540**

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- 44 Repealed, 1913, 835 § 503. R. L. 11.
- Repealed, 1913, 835 § 503. (See 1911, 422; 1912, 229.) R. L. 11. 55
- Amended, 1912, 522; 1913, 717. R. L. 5. 66
- 80 Amended, 1912, 109. (See 1911, 667.) R. L. 9.
- Amended, 1911, 74; 1913, 358. R. L. 107. 83
- 93 § 1 superseded, 1912, 280. R. L. 29.
- 95 See 1915, 23. R. L. 145.
- 98 Extended, 1912, 82. (See 1911, 628 § 24.) R. L. 119.
- 100
- Affected, 1915, 151 § 1. R. L. 162. See 1910, 394; 1914, 744; 1915, 109. R. L. 56, 75. 114
- 122 See 1915, 136. R. L. 87.
- 123 See 1912, 3. R. L. 6.
- 124 Superseded, 1914, 742 §§ 52, 199. (See 1910, 374; 1911, 349.) R. L. 121, 122.
- 137 See 1912, 3. R. L. 6.
- Repealed, 1913, 835 § 503. R. L. 11. 147
- Amended, 1913, 600 § 2. Affected, 1911, 474. (See 1913, 605; 1914, 150 430, 431; 1915, 80, 171.) R. L. 28, 32, 89.
- See 1913, 336. R. L. 6. 151
- § 1 amended, 1912, 221. § 2 amended, 1910, 611; 1911, 178; 1912, 172. (See 1911, 751 II § 15 et seq.; 1913, 324.) R. L. 51, 106. 166

See 1914, 742 § 23, 770; 1915, 238. R. L. 109, 110. 171

172 See 1910, 271, 387, 416; 1912, 263, 283; 1916, 85. R. L. 75, 213.

177 See 1915, 86. R. L. 91.

182 Repealed, 1913, 835 § 503. R. L. 11.

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Superseded, 1912, 401 § 3. R. L. 118. Superseded, 1914, 742 §§ 61, 199. R. L. 109. 197

200 Repealed, 1913, 835 § 503. R. L. 11.

- 216 Amended, 1911, 383 § 1. (See 1915, 233 § 2; 1916, 281.) R. L. 14.
- Repeal and substitute, 1912, 719; 1914, 698. (See 1910, 268; 1911, 220 82; 1914, 662.) R. L. 6, 9.
- 223 § 1 superseded, 1916, 162. (See 1910, 284, 588; 1911, 477; 1913, 452, 610; 1914, 795 §§ 3, 6.) R. L. 102, 104.

227 See 1914, 758. R. L. 16.

- 228 Superseded, 1912, 720 § 2. (See 1911, 326, 633; 1912, 365 § 2.) R. L. 16.
- 230 Superseded, 1913, 336 § 2. R. L. 6.

246 Repealed, 1913, 835 \$ 503. R. L. 11.

- Revised, 1913, 779 § 19; 1915, 70. (See 1911, 269, 310; 1912, 280; 249 1913, 831.) R. L. 29, 106.
- 257 § 3 amended, 1911, 269. (See 1914, 316; 1915, 70.) § 4 revised, 1913, 779 § 18. (See 1913, 831.) R. L. 106.
- See 1912, 726 § 5; 1914, 792. R. L. 75, 108. 259

263 See 1911, 81. R. L. 114, 115.

Superseded, 1913, 336. R. L. 6. 265

Amended, 1911, 43; 1913, 534. Affected, 1916, 296 § 6. (See 1911, 268 82; 1912, 719; 1914, 698.) R. L. 6, 9.

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270 Superseded, 1914, 198 § 6. (See 1912, 491.) R. L. 14.

- Repealed and superseded, 1914, 694, 788; 1915, 187. 271 (See 1910, 387, 416; 1911, 341, 372; 1912, 263, 283; 1913, 705; 1915, 159.) R. L. 75, 213.
- 272 § 2 amended, 1916, 131 § 2. R. L. 25.

275 See 1911, 8. R. L. 217.

- Revised, 1912, 80; 1913, 421. (See 1911, 466; 1913, 295; 1915, 296 282 § 2.) R. L. 39.
- 288 Superseded, 1912, 623 §§ 19–21. R. L. 114.

293 Amended, 1911, 7. R. L. 11.

Amended, 1912, 284; 1913, 176; 1915, 43. R. L. 62. 297

Amended, 1912, 268; 1914, 715; 1915, 71; 1916, 284 § 5. (See 1914, 299 718 § 3.) R. L. 16.

306 See 1910, 342. R. L. 6.

See 1911, 485; 1914, 573. R. L. 7. 310

319 See 1910, 614. R. L. 92, 102.

321 Repealed and superseded, 1915, 145 §§ 2, 13. (See 1910, 363.) R. L. 53.

330 Amended, 1914, 450. R. L. 49.

332 Amended, 1911, 116. R. L. 217.

Superseded, 1916, 144 § 3. (See 1914, 83; 1916, 299 §§ 3, 45.) R. L. 12. 333

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412 See 1914, 587 § 14. R. L. 79. 414 § 1 amended, 1915, 207 § 1. § 2 amended, 1915, 207 § 2. § 3 amended, 1915, 207 § 3. § 5 amended, 1912, 565 § 2. (See 1913, 724.) R. L. 225.

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- 656 § 1 amended, 1915, 211. § 3, see 1912, 726 § 5; 1913, 610 § 2. R. L. 105, 108.
- 667 Amended, 1912, 144; 1913, 392. (See 1912, 109.) R. L. 9.

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- 669 § 3 amended, 1913, 266. § 4 amended, 1916, 316. (See 1914, 323.) R. L. 80, 81.
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- 673 § 1 superseded, 1916, 273. (See 1915, 198.) R. L. 106, 222, 223.

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- 679 Repealed, 1913, 835 § 503. R. L. 11. 697 § 1 amended, 1913, 639 § 2. R. L. 47.
- 709 Superseded, 1914, 792. (See 1912, 726 § 5.) R. L. 75.

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727 § 1 amended, 1912, 675 § 1; 1913, 638. § 3 amended, 1912, 675 § 2; 1913, 347 § 1. § 5, see 1916, 274. § 7 revised, 1916, 224. § 10 amended, 1912, 675 § 3. § 13 amended, 1912, 675 § 4. § § 14, 15, see 1913, 656. § 17 amended, 1912, 675 § 5; 1913, 347 § 2. § 22 amended, 1912, 675 § 6. (See 1916, 208.) R. L. 73, 102, 115, 189.

731 § 1 amended, 1913, 368. R. L. 42.

735 Repealed, 1913, 835 § 503. R. L. 11.

736 Affected, 1912, 535; 1913, 360. § 2 amended, 1912, 463 § 1; 1914, 428. § 4 revised, 1912, 463 § 2. R. L. 151, 152.

745 Repealed, 1912, 275 § 2; 1913, 835 § 503. R. L. 11.

747 Amended, 1913, 733; 1916, 284 § 4. (See 1913, 268.) R. L. 16.

- 748 In part repealed and superseded, 1916, 288. § 1 superseded, 1914, 712. § 9 amended, 1912, 181, 663. § 10, see 1915, Sp. Act 363. § 17, see 1914, 555. (See 1912, 46; 1913, 635; 1914, 602; 1916, 231, 232.) R. L. 66, 96.
- 751 I § 1, see 1914, 553. §§ 4, 5, see 1913, 807 § 4; 1914, 553, 618; 1915, 179. § 5, see 1912, 666 § 2.
 - II § 3 amended, 1912, 571 § 1. (See 1915, 183, 244.) § 4 revised, 1916, 90. § 5 superseded, 1914, 708 § 1. (See 1915, 183, 244, 287.) § 6 superseded, 1914, 708 § 20. (See 1914, 618; 1915, 183, 236, 244, 287.) § § 6-8, see 1913, 807 § § 1, 5, 7; 1915, 244, 287. § 7 superseded, 1914, 708 § 3. § 8, see 1915, 183, 287. § 9 amended, 1914, 708 § 4. Affected, 1915, 236. (See 1915, 183, 244, 287.) § 10 superseded, 1914, 708 § 5. (See 1915, 183, 236, 244, 287; 1916, 90.) § 11 superseded, 1914, 708 § 6. (See 1912, 571 § 2; 1913, 445, 696; 1915, 183, 236, 244, 287.) § 13 amended; 1914, 708 § 7. (See 1915, 151 § 7, 287.) § 14, see 1915, 287. § 16 revised, 1912, 571 § 3. (See 1912, 172, 251.) § 19 amended, 1912, 571 § 4. § 22 superseded, 1914, 708 § 8. (See 1915, 183, 244, 287.) § 23 added, 1912, 571 § 5. § 24 (new section) added, 1914, 708 § 14.

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IV § 1 amended, 1915, Sp. Act 314 § 1; affected, 1916, 200 § 2. superseded, 1914, 338. § 9, see 1915, 287. §§ 10, 12, see 1912, 684; 1915, 287. § 17, see 1912, 666 § 1. § 21 amended, 1912, 571 § 16.

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45 Affected, 1915, 285. (See 1912, 49; 1913, 416, 709, 727; 1914, 742 § 98; 1915, 84.) R. L. 6, 107.

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- 120 Amended, 1913, 752 § 2; 1914, 121. (See 1912, 463, 535; 1913, 360.) R. L. 151, 152.
- 123 See 1912, 400; 1913, 95. R. L. 52, 102.
- 124 Superseded, 1914, 198 § 6. R. L. 14.

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- 743 §§ 1, 2 amended, 1914, 67. R. L. 56, 75.
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694 Repealed, 1915, 187 § 12. (See 1910, 495 § 2; 1914, 788; 1915, 104, 159.) R. L. 75, 76, 213.

695 Amended, 1915, 16 § 8. Limited, 1916, 52. § 1 amended, 1916, 140. (See 1915, 10 § 2, 11.) R. L. 47, 54, 102.

698 Repealed, 1916, 296 § 9. R. L. 6.

699 § 7 amended, 1915, 33. § 3, see 1915, 33, 61. R. L. 141.

708 §§ 1, 2, see 1915, 183, 287. §§ 4-6 affected, 1915, 236. (See 1915, 183, 287.) § 7, see 1915, 151 § 7, 287. §§ 8, 12, see 1915, 183, 287. § 10 amended, 1916, 72. § 14, see 1915, 287. § 20 affected, 1915, 236. (See 1915, 244.) R. L. 106.

709 Amended, 1915, 66 § 1. R. L. 20.

712 In part repealed and superseded, 1916, 288.

715 Amended, 1915, 71; 1916, 284 § 5. R. L. 16.

718 § 1 superseded, 1916, 284 § 3. (See 1915, 71; 1916, 284 § 2.) R. L. 16.

720 § 2 revised, 1916, 136. § 4, see 1915, 177. R. L. 28, 89, 225.

726 See 1915, 116. R. L. 106.

738 § 8 repealed in part, 1915, Sp. Act 34. (See 1915, 81.) R. L. 46.

739 See 1915, 254 § 2. R. L. 217.

740 See 1915, 85. R. L. 27.

742 § 1, see 1915, 296 § 7. §§ 36-43, 51, 68, 141-147, 149, 161-163, 190, 191 extended to water companies, 1914, 787. § 39, see 1916, 64. § 52 amended, 1915, 192. § 91 amended, 1915, 92, 264. §§ 98, 99, see 1915, 84, 115, 285. § 100 amended, 1915, 20 § 1. (See 1915, 191.) § 101, see 1915, 191. § 102, see 1915, 191. § 104 affected, 1915, 191. §§ 126, 127, see 1915, 267 I §§ 20, 38. § 134 revised, 1916, 220 § 1. § 148 amended, 1915, 20 § 2. § 174 revised, 1916, 220 § 2. § 181 affected, 1916, 167. R. L. 109, 121.

743 See 1915, 180 § 3. R. L. 212.

744 § 1 amended, 1916, 228. §§ 2, 5, see 1914, 792. §§ 1, 6, see 1915, 109. R. L. 75.

747 See 1914, 472. R. L. 67, 96.

751 See 1914, 752; 1915, 31; 1916, 279. R. L. 16.

752 § 1 amended, 1915, 31. (See 1914, 196, 751.) R. L. 16.

757 Amended, 1916, 146. R. L. 98.

759 See 1915, 142, 295. R. L. 165.

761 Affected, 1916, 269 § 29, 300. § 3 amended, 1915, 135. (See 1914, 83, 518.) R. L. 12.

762 Repealed in part, 1916, 285 § 8. § 6 superseded, 1915, 241 § 1. § 8 amended, 1915, 241 § 2. R. L. 87.

765 § 1 amended, 1915, Sp. Act 63. (See 1915, 47.) R. L. 106.

770 § 1 amended, 1915, 238 § 1. § 4 amended, 1915, 238 § 2. § 6 superseded, 1915, 238 § 3. § 7 superseded, 1915, 238 § 4. § 10 amended, 1915, 238 § 5. § 12 amended, 1915, 238 § 6. (See 1915, 167.)
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779 See 1916, 211. R. L. 47.

- Chap. 1914 § 1 amended, 1915, Sp. Act 352 § 1. § 3 amended, 1915, Sp. Act 352 782 § 3. § 4 amended, 1916, 118. § 8, see 1914, 248. § 10 amended, 1915, Sp. Act 352 § 4. R. L. 104.
- 783 § 1, see Res. 1915, 125; 1916, 161. R. L. 11.
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- 794 § 2 amended, 1915, 276 § 1. § 3 amended, 1915, 276 § 2. § 4 amended, 1915, 276 § 3. § 5 amended, 1915, 276 § 4. § 6 superseded, 1915, 276 § 5. (See 1916, 178, 295.) R. L. 28.
- 795 § 3 amended, 1916, 138. § 24, see 1915, 296 § 2. (See 1916, 291.) R. L. 32, 102.

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- § 2 limited, 1916, 52. (See 1915, 11, 16, 19, 87, 99.) R. L. 25, 26, 10 47, 52, 54, 102.
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- 67 Repealed, 1915, 265 § 2. R. L. 100.
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The Commonwealth of Massachusetts.

OFFICE OF THE SECRETARY, BOSTON, September 15, 1916.

I certify that the general acts contained in this volume are true copies of the originals, and that the lists of members and officers of the civil government for 1916 are transcripts of official records and returns.

I further certify that the table of changes in general laws has been prepared, and is printed as an appendix to this edition of the laws, by direction of the governor, in accordance with the provisions of chapter 449, Acts of 1914.

ALBERT P. LANGTRY, Secretary of the Commonwealth.

GENERAL ACTS.

EXTRA SESSION, 1916.

GENERAL ACTS.

EXTRA SESSION, 1916.

An Act relative to liabilities incurred and expendi- Chap.309 TURES AUTHORIZED BY CITIES AND TOWNS FOR THE BENEFIT OF SOLDIERS AND SAILORS IN THE SERVICE OF THE UNITED STATES.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

Section 1. Any appropriation already made, or lia-certain bility or obligation already incurred or expenditure already etc., made by authorized or agreed upon, by any city, or by the mayor towns, legalised and aldermen thereof, or by any town, or by the selectmen and confirmed. thereof, for the benefit of persons in or entering the military or naval service of the United States or of this commonwealth pursuant to the order of the president of the United States under date of June eighteen, nineteen hundred and sixteen, calling out the national guard for the protection of the Mexican Border, or for the benefit of the dependents of such persons, is hereby legalized and confirmed.

SECTION 2. This act shall take effect upon its passage. Approved September 13, 1916.

An Act to provide state pay for soldiers in the volun- Chap.310 TEER SERVICE OF THE UNITED STATES.

Be it enacted, etc., as follows:

SECTION 1. There shall be allowed and paid out of the state pay for treasury of the commonwealth to each non-commissioned the military officer and soldier who has been, or who is hereafter, mustered Entre States into the military service of the United States as a part of on the Mexican the quota of this commonwealth for service on the Mexican

Border, the sum of ten dollars per month. Said amount shall be payable monthly at the office of the treasurer and receiver general, and shall date from the muster-in to the United States service of said non-commissioned officer or soldier, and shall continue until January fifteen, nineteen hundred and seventeen, unless the service is sooner terminated. In case of the death of any enlisted man, his widow, minor children, parents or dependents shall receive the said monthly compensation for the period to January fifteen, nineteen hundred and seventeen.

To whom paid in case of death.

Bond issue authorized to meet expenses, etc.

Massachusetts Military Service Loan, Act of 1916.

Section 2. For the purpose of meeting expenses authorized by this act, the treasurer and receiver general is hereby authorized, with the approval of the governor and council, to issue bonds or notes to an amount not exceeding in the aggregate five hundred thousand dollars for a term not exceeding five years. Such bonds or notes shall be designated on the face thereof, Massachusetts Military Service Loan, Act of 1916; shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the commonwealth, and the principal and interest thereof shall be paid at the times specified on said bonds or notes in gold coin of the United States, or its equivalent. Said bonds or notes shall be disposed of in such manner as shall be deemed best by the treasurer and receiver general. The treasurer and receiver general shall, when issuing any of said bonds or notes, provide for the payment of the same in the manner prescribed by chapter three of the acts of the year nineteen hundred and twelve, and the amount necessary to pay the principal of said loan as it matures and the interest as it accrues shall be raised by taxation from year to year.

Section 3. This act shall take effect upon its passage.

Approved September 13, 1916.

Chap.311 An Act relative to nomination papers of candidates for representative in the general court in the year nineteen hundred and sixteen.

Be it enacted, etc., as follows:

Filing of nomination papers by candidates for representative in the general court in certain districts in Suffolk county in the year 1916. Section 1. In such representative districts in Suffolk county as have had their representation in the general court increased since the time for filing of nomination papers expired on the twenty-second day of August in the year nineteen hundred and sixteen by the report filed by the



board of apportionment on the eleventh day of September in the year nineteen hundred and sixteen, additional nomination papers may be filed. Such nomination papers shall be submitted on or before five o'clock in the afternoon of Thursday, the fourteenth day of September in the year nineteen hundred and sixteen, to the election commissioners, who shall forthwith certify thereon the number of signers which are names of voters in the district for which the nomination is made. Such nomination papers shall be filed with the secretary of the commonwealth on or before five o'clock in the afternoon of Friday, the fifteenth day of September in the year nineteen hundred and sixteen, and the time for withdrawals shall expire at five o'clock in the afternoon of Saturday, the sixteenth day of September in the year nineteen hundred and sixteen. There shall be no time allowed for objections or substitutions. Such nomi- certain nom-nation papers so certified and filed, together with all other to be regarded nomination papers of candidates for representative to the as properly relied and valid. general court now on file with the secretary of the commonwealth which have not been rejected or deemed to be irregular, shall be regarded as properly filed and as constituting a valid primary nomination in the year nineteen hundred and sixteen for the office of representative in the district in which the candidate resides.

SECTION 2. Except as herein provided, the provisions Certain laws to of chapter eight hundred and thirty-five of the acts of the ination papers year nineteen hundred and thirteen and acts in amendment field and certain field, except, etc. thereof and in addition thereto shall apply to nomination papers filed and certified under this act.

Section 3. This act shall take effect upon its passage. Approved September 13, 1916.

An Act to permit voters absent on account of mili- Chap.312 TARY SERVICE TO VOTE FOR CANDIDATES FOR CERTAIN OFFICES TO BE ELECTED AT THE ANNUAL STATE ELECTION.

Be it enacted, etc., as follows:

SECTION 1. Any registered voter of this commonwealth, Registered voters, absent who on account of military service as described in section on account of three is absent from the commonwealth on the day of holding, may vote ing the annual state election in the year nineteen hundred for candidates for election, and the members of the board herein provided offices at the annual state for, may in said year vote for candidates for electors of election in 1916. president and vice president of the United States, United



States senator and representative in congress in the manner hereinafter provided.

State election

Section 2. The governor shall not later than October board, appointment, etc. first appoint four persons equally representing the two leading political parties to constitute a state election board to act as election supervisors with all the powers and subject to all the duties of election officers in this commonwealth in so far as the same may be applicable.

Adjutant general to furnish secretary of the commonwealth a roster of the Massachusetts national guard, etc.

The adjutant general shall on or before Section 3. October first furnish to the secretary of the commonwealth a complete roster of all members of the Massachusetts volunteer militia or national guard now in the military service of the United States believed to be on the Mexican Border, giving the full name of each, his residence and the organization in which he enlisted.

Duties of the secretary of the commonwealth upon receipt of roster.

Section 4. The secretary of the commonwealth shall upon receipt of said roster forthwith send to the election commissioners in Boston and the registrars of voters of each city and town a list giving the full name and residence of every person appearing upon such roster as residents of such city or town and the election commissioners and registrars of voters shall immediately certify to the secretary of the commonwealth by congressional districts the name and residence, with street and number, if any, of every person appearing upon such list who is qualified to vote in such city or town.

Secretary to prepare lists of voters for use in the absent voting, etc.

The secretary shall prepare therefrom by congressional districts alphabetical lists of voters to be used in the absent voting, herein provided for, and shall forthwith cause to be published in one or more newspapers in each congressional district to be designated by the board a list of all absent voters in that district appearing upon such list and shall post the same in the various military camps where the troops are quartered.

Ballots to be printed by congressional districts, etc.

SECTION 5. The secretary of the commonwealth shall cause to be printed by congressional districts a sufficient number of official and specimen ballots containing the names of all candidates for the office of electors of president and vice president of the United States, United States senator and representative in congress to be voted for in such district. Such ballots shall be in form similar to the official ballots used at elections in this commonwealth. except that the official ballots shall be printed on tinted

Form of ballots,

paper different in color from that used for specimen ballots and shall bear the endorsement "Official ballot for the use of absent voters, state election, 1916", with a facsimile of the signature of the secretary of the commonwealth.

SECTION 6. The secretary of the commonwealth shall on Delivery of or before November first deliver to the state election board lists and blank provided for in section two the ballots for use of absent forms. voters together with at least ten sets of the voting lists and such blank forms as are necessary to carry out the provisions of this act.

SECTION 7. Said board shall provide for the voting of Time of voting by absent such absent voters on the Tuesday next after the first Mon-voters. day in November at such times and places and after such notice as in its judgment may be necessary. Voting may proceed in one or more places at the same time in the discretion of the board: provided, however, that at least one Proviso. member of the board or a duly authorized representative thereof shall be present and supervise the voting at each of the polling places.

SECTION 8. Voting shall be conducted as far as said voting, how conducted. board may deem practicable in the same manner as at elections in this commonwealth, due regard being given to secrecy and the prevention and detection of illegal voting. Upon the completion of the voting the board shall canvass Canvassing of the votes by congressional districts, make a record thereof, sign and seal the same, and, together with the ballots cast, duly sealed as provided in section three hundred and four of chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen, deliver the said record and ballots to the secretary of the commonwealth, who shall transmit the returns within ten days of the election to the governor and council to be included by them in the official examination and determination of election to the offices mentioned in section one as provided for in said chapter eight hundred and thirty-five of the acts of the year nineteen hundred and thirteen and amendments thereof. No announcement of the result shall be made by the Result of board or any member thereof until after the day of the voting, when to annual state election, except to the secretary of the commonwealth.

Section 9. The board may employ such election officers Election as they may deem necessary to carry out the provisions of officers, employment, etc. this act, and may fix their compensation: provided, how- Proviso.

ever, that the provisions of chapter nineteen of the Revised Laws and the civil service rules made thereunder shall not apply to such employment.

Sergeant-atarms to accompany board. Section 10. The sergeant-at-arms shall accompany the board and make such provision for transportation and other details as the board may deem necessary.

Compensation of state election board.

SECTION 11. The members of the state election board shall be paid such compensation for their services as the governor and council shall determine. The expenses of the

board shall be paid from the treasury of the commonwealth.

SECTION 12. This act shall take effect upon its passage.

Approved September 13, 1916.

Expenses.

Chap.313 An Act to authorize local boards of health to prevent the spread of infantile paralysis, so-called.

Be it enacted, etc., as follows:

Certain officials in cities and towns may make rules, etc., to check infantile paralysis.

Section 1. Boards of health in cities and towns or the selectmen in towns having no board of health, may make such rules and regulations as are necessary and proper to check the spread of the disease known as infantile paralysis, and to cause its eradication, by quarantine or otherwise. It shall be the duty of the said boards of health or selectmen to notify forthwith the state department of health of any such rule or regulation made by them.

To notify state department of health.

SECTION 2. The state department of health shall have the power to revoke or revise any rule or regulation made under the provisions of section one which it may deem unnecessary or unreasonable, and no rule or regulation made under the provisions of this act shall have any force or effect after the fifteenth day of January in the year nineteen hundred and seventeen.

State department of health to have power to revoke, etc., any rule or regulation. Force of any rule, etc., to cease after January 15, 1917.

SECTION 3. This act shall take effect upon its passage.

Approved September 14, 1916.

Chap.314 An Act to provide aid for certain dependent relatives of soldiers of the commonwealth in the federal service on the mexican border.

Be it enacted, etc., as follows:

Aid for certain dependent relatives of Massachusetts soldiers in military service on Mexican Border.

SECTION 1. Any city or town may raise money by taxation or otherwise, and if necessary expend the same, by the officers authorized by law to furnish state and military aid, for the aid of the wife, widow, children under sixteen

years of age, parents, brothers and sisters actually dependent upon any inhabitant of such city or town having a residence and actually residing therein, who has enlisted, or hereafter shall be duly enlisted and mustered into the military service of the United States as a part of the quota of this commonwealth called for service on the Mexican Border, up to January fifteenth, nineteen hundred and seventeen, unless the said service is sooner terminated, in the same manner and under the same limitations, except as hereinafter provided, as state aid is paid to dependent relatives of soldiers or sailors of the civil war and the war with Spain.

SECTION 2. Persons who incur disabilities in such Cortain persons service and who are honorably discharged therefrom shall made eligible to receive state and military aid under the same and military aid. rules, conditions and limitations as to amounts as now govern applicants for aid under chapter five hundred and eighty-seven of the acts of the year nineteen hundred and fourteen.

SECTION 3. Applicants for such aid shall, as a basis Facts to be for the first payment thereof, state in writing, under oath, applicants for state and state are state and state and state and state and state are state and state are state and state are state as a state are state are state as a state are state are state as a state are state as a state are state are state are state are state as a state are the name, age and residence of the person for whom such military aid. aid is sought, the relationship of the applicant to the soldier, the company and regiment in which such soldier is enlisted and in which he last served, the date and place of such enlistment, when known, the duration of such service and the reason for the application, and shall furnish such official certificate or record, evidence of enlistment, service and discharge as may be required.

SECTION 4. The commissioner of state aid and pensions Commissioner of state aid and shall furnish, from time to time, to each city and town a pensions to fursufficient number of blank forms for the use of applicants; nish blank forms, etc. shall decide all questions in dispute between applicants and the municipal authorities; shall investigate all payments Other duties. of such aid; shall have power to determine all incidental questions arising in connection therewith; and shall have the custody of the original papers relating to each application.

SECTION 5. Municipal officers making payments under Returns by this act shall make return of the same to the commissioner floors of of state aid and pensions on blank forms furnished by said made. commissioner, in the manner prescribed by chapter five hundred and eighty-seven of the acts of the year nineteen hundred and fourteen, except that so much of section six Certain of said chapter as relates to the maximum aid to be allowed to apply.

Proviso.

Reimbursement of sums expended by cities and towns in certain cases. shall not apply. The said commissioner shall prescribe rules as to the amount and the disbursement of relief to the dependents of soldiers during the period such soldiers are in the actual service of the United States, and reimbursement shall be made to the city or town from the treasury of the commonwealth for amounts actually expended: provided, that in no case shall more than thirty dollars be reimbursed on account of the total aid rendered to all dependent relatives of any one soldier in any one month. All sums expended by cities and towns in excess of the amount so authorized shall be borne by the respective city or town in which the recipient has a legal settlement, in the form of soldiers' relief; but in the case of dependents of an unsettled soldier, the amount expended by cities and towns in excess of the limit prescribed, after determination by the commissioner of state aid and pensions as to how much relief is necessary to afford reasonable support, shall be reimbursed by the commonwealth.

Cities and towns may borrow money to meet liabilities, etc. Section 6. Cities and towns, to meet liabilities incurred under the provisions of this act, are hereby authorized to borrow in excess of the statutory limit for a period not exceeding one year such sums as may be required, and to issue notes therefor to be payable in not more than one year from the date of issue.

Not to apply to certain inhabitants. SECTION 7. The provisions of this act shall not apply to any inhabitant of this commonwealth who has enlisted, or who may hereafter enlist, in the corps of other states or territories.

Section 8. This act shall take effect upon its passage.

Approved September 14, 1916.

Chap.315 An Act relative to primary elections in the year nineteen hundred and sixteen.

Be it enacted, etc., as follows:

Certain nomination papers filed with the secretary of the commonwealth made valid for state primary in the year 1916. Section 1. All nomination papers for candidates for the office of representative to the general court, now on file with the secretary of the commonwealth and not now rejected or deemed to be irregular, and all other nomination papers filed on or before September fifteenth, nineteen hundred and sixteen, under the provisions of chapter three hundred and eleven of the General Acts of the year nineteen hundred and sixteen, and not subsequently rejected or deemed to be irregular shall be valid nominations for the

state primary to be held on the twenty-sixth day of September in the year nineteen hundred and sixteen. The names of the persons duly nominated at such primary shall be placed upon the ballot at the state election in the year nineteen hundred and sixteen: provided, however, that if any Proviso. apportionment of representatives to representative districts now made shall hereafter be held to be void by the supreme judicial court then, in that event, if in any subsequent valid apportionment of representatives to such districts the number of representatives apportioned to any district is changed, or if any district is changed, the nomination papers for such district and the nominations made in such state primary shall be void, and in such case the governor is hereby Governor may empowered to order a special primary for the nomination primary in of candidates for the office of representatives to the general sentative court for such district or districts at such time and with districts. such provisions for the filing of nominations, withdrawals, objections and substitutions as he may deem advisable.

SECTION 2. In the event that a valid apportionment of In case a valid apportionment representatives to the general court in the county of Suffolk of representais made on or before Saturday the sixteenth day of September court in Suffolk in the year one thousand nine hundred and sixteen at five before Septemo'c clock in the afternoon, then the provisions of this act shall not shall not apply to the county of Suffolk, and in such event apply to said additional nomination papers and withdrawals of candidates Additional for the office of representative to the general court may be nomination papers may be filed with the secretary of the commonwealth at any time before five o'clock in the afternoon of Monday the eighteenth day of September in the year one thousand nine hundred and sixteen in such representative districts as are changed, either in number of representatives or in territory from the districts made in the report of the board of apportionment filed the eleventh day of September in the year one thousand nine hundred and sixteen.

SECTION 3. This act shall take effect upon its passage. Approved September 14, 1916.

An Act relative to the settlement of soldiers and Chap.316THEIR DEPENDENTS ELIGIBLE TO RECEIVE MILITARY AID AND SOLDIERS' RELIEF.

Be it enacted, etc., as follows:

Section 1. Section four of chapter six hundred and amended. 4. sixty-nine of the acts of the year nineteen hundred and

Loss of legal settlement.

Legal settlement of certain soldiers and their dependents revived. eleven is hereby amended by adding at the end thereof the following: - But the settlement existing on August twelfth, nineteen hundred and sixteen, of soldiers and their dependents eligible to receive military aid and soldiers' relief under existing laws shall continue in force while said soldiers or dependents are actually residing in the commonwealth until a new settlement is gained in another city or town in the manner heretofore prescribed; and any settlement of such soldier or dependent heretofore lost under the provisions of this section is hereby revived. — so as to read as follows: - Section 4. A person who, after the passage of this act, is absent for five consecutive years from the city or town in which he had a settlement shall thereby lose his settlement. But the time during which a person shall have been an inmate of any public hospital, public sanatorium, almshouse, jail, prison, or other public institution, within the commonwealth, or of a soldiers' or sailors' home whether within or without the commonwealth, shall not be counted in computing the time either for acquiring or for losing a settlement, except as provided in section two. But the settlement existing on August twelfth, nineteen hundred and sixteen, of soldiers and their dependents eligible to receive military aid and soldiers' relief under existing laws shall continue in force while said soldiers or dependents are actually residing in the commonwealth until a new settlement is gained in another city or town in the manner heretofore prescribed; and any settlement of such soldier or dependent heretofore lost under the provisions of this section is hereby revived.

Section 2. This act shall take effect upon its passage.

Approved September 14, 1916.

NOTE.

The general court of 1916 was convened in extra session by proclamation of the governor with advice of council, on Tuesday, the twelfth day of September, at eleven o'clock in the forenoon and passed eight General Acts, one Special Act and three Resolves.

The general court was prorogued on Thursday, the fourteenth day of September, at 7.32 o'clock P.M., the extra session having occupied three days.

The Commonwealth of Massachusetts.

OFFICE OF THE SECRETARY, BOSTON, September 15, 1916.

I certify the printed General Acts passed at the extra session of the present year to be true copies of the originals on file in this office.

> ALBERT P. LANGTRY, Secretary of the Commonwealth.

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GENERAL ACTS

OF

1916.

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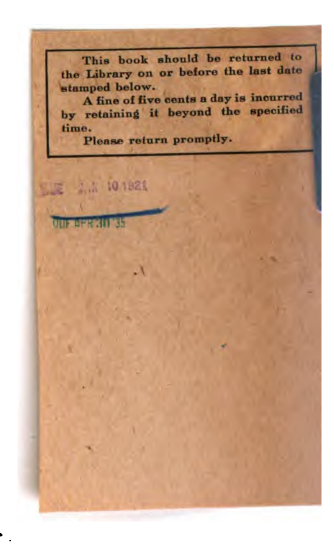
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